

1800

Record of
1799 to 1800.

• With a copy with the hand of John B. ...
 on Board a Ship Bound to the said Islands ...
 Capt. near by the French and the said Indenture ...
 lost. And Whereas the said Sum of Shantons ...
 seven hundred and fifty four pounds four Shillings and ...
 pence or any part thereof hath not yet been paid to the said ...
 John Kirwan Clement Kirwan and all their Kirwans but the ...
 same still remains due and owing to them from the said ...
 Thomas allende, partly hereto together with an Arrear of interest ...
 for the same and the said John Kirwan Clement Kirwan ...
 and all their Kirwans have since the date and Execution of ...
 the said hereinbefore Recited Indenture of Lease and Release ...
 and Assignment assigned and paid some further sum ...
 of money to or for the use and on the Account of the said ...
 Thomas allende and the said John Kirwan Clement ...
 Kirwan and all their Kirwans have called upon the said ...
 Thomas allende to make and Execute a further Conveyance ...
 or Confirmation to them of the said Plantations and ...
 Indenture and promise Comprized in the said Recited ...
 Indenture of Lease and Release and Assignment in the ...
 manner and Subject to the proviso for Redemption therein ...
 hereinafter mentioned. Now this Indenture ...
 Witnesseth that in Consideration of the ...
 the purchase and also for and in Consideration of the sum ...
 of five hundred and lawful money of Great Britain by ...
 the said John Kirwan Clement Kirwan and all their ...
 Kirwans to the said Thomas allende party first named ...
 and before the sealing and delivery of these presents ...
 and duly paid the Receipt whereof is hereby ...
 by the said Thomas allende party first named ...
 the said John Kirwan Clement Kirwan and all their ...
 Kirwans sole Aliens and Release of ...
 transferred and severed lands and Conveyances ...
 by the said Thomas allende party first named ...
 of money and in value paid to the said ...

To them thereof made by the said Thomas alias to
 party hereto for five Shillings Consideration by Indentures
 bearing date the day next before the day of the date of
 these presents for each whole year commencing from the
 day next before the day of the date of the same Indentures
 of bargain and sale and by force of the Statute for
 transferring land into possession and to their heirs
 Executors Administrators and Assigns respectively
 All that plantation late of the said Thomas alias
 Deceased and now of him the said Thomas alias
 party hereto situate lying and being in the parish
 of Saint George in the Island of Antigua aforesaid
 Community Cetera in the said Estate or Town
 Barbados and bounded as follows that is to say at the
 foot with the sea at the head with Day Gull Northwardly
 with Sharps River and Southwardly with the Lands
 now or late of Colonel John Daly Containing by Estimation
 two hundred Acres be the same more or less and now
 in the possession of him the said Thomas alias party
 hereto or his Attornies or managers or howsoever otherwise
 bought used bounded or by whatsoever other name or
 name called or known or where so ever else Situated
 in the said Island of Antigua or in whatsoever other
 number or quantity of Acres the same may Contain
 and all Dwelling Houses Building Houses and Houses
 Mills Cattle Stables Hops Houses and Other
 Buildings and Accidents of every and any kind
 whatsoever thereon Decided standing or being AND
 All that Other plantations late of the said
 Thomas alias Deceased and now of him the said
 Thomas alias party hereto situate lying and being
 in the Parish of Saint George in the Island of Antigua

Northwardly with the house now or late of John
 and John Lacey or a Southwardly with the house
 Containing by Estimation One hundred and forty Acres
 be the same more or less late in the possession of William
 Beach at and under the yearly Rent of four hundred
 and fifty pounds sterling and now in the possession and
 Occupation of him the said Thomas alias party hereto his
 Attornies or managers or howsoever otherwise the same
 is Bought or Rented or in whose power Possession
 the same may now be or by whatsoever Other name or name
 called or known or where so ever else Situated in the said
 Island of Antigua or in whatsoever Other number or
 quantity of Acres the same may Contain And all Dwelling
 Houses Building Houses Mills Houses and Mills Cattle
 Mills Hops Houses and Other Buildings and Accidents of
 every and any kind whatsoever thereon Decided standing
 and being which said several Plantations have
 Accidents and premises heretofore described
 or mentioned together with Other Accidents and
 premises whereby Indentures of lease and Release
 bearing date respectively the tenth and Eleventh Days of
 May in the year One thousand seven hundred and
 fifty three and made or mentioned to be made between
 the said Thomas alias Deceased and attornies his
 Wife also Deceased of the Father and Mother of the said
 Thomas alias party hereto 1st the One part and
 Peter Schenck the Elder then
 County of Cambridge Esquire but since also Deceased
 of the Other part Charged by way of mortgage and fee for
 receiving a sum of eight thousand pounds of lawful
 money for the same at the rate of five pounds for every
 hundred pounds for a year unto the said Peter Schenck
 his Executors Administrators and Assigns
 by the last Will and Testament of the said
 Thomas alias Deceased and bearing date the
 said of mortgage and fee such mortgage

and all every Other the Plantations Lands and Hereditaments
 whatsoever of or belonging to him the said Thomas all such
 Party hereto situated lying and being in the said Parish
 of Saint George in the Island of Antigua at or near
 Comprizes in the said indentures of Sale and Release
 of the tenth and Eleventh days of May One thousand
 Seven hundred and fifty three **And also all**
 those Lands and parcels of Land situate and being
 in the said parish of Saint George in the Island of
 Antigua at or near said which have been purchased by
 the said Thomas all such party hereto that is to say the
 Lands or parcels of Land Commonly Called or known
 by the name of Eastmond's land containing One
 hundred and thirty Acres or thereabouts purchased
 by the said Thomas all such party hereto of Robert Brown
 and Gille Little and the Lands or parcels of Land
 Commonly Called or known by the name of Crofters
 Land containing thirty Acres purchased by the said
 Thomas all such party hereto of Christopher Hixons
 (which said several Lands contain together One hundred
 and sixty Acres or thereabouts and adjoin or are adjacent
 near to the said plantation Called the Windmill Estate
 or Farm) and the Lands or parcels of Land Commonly
 Called or known by the name of Foxon Guts containing
 two hundred Acres or thereabouts purchased by the said
 Thomas all such party hereto of John Daly Esquire and
 running at the head and to the northwards of the said
 plantation Called the New Windmill Estate and also
 a small Store House and Yard in the Town of St. John's
 in the said Island of Antigua at or near said and set
 out for the use of the said last mentioned Plantations
 bounded on the north by the streets on the east by Lands
 and Buildings belonging to the late French and
 on the South and West by Lands and Buildings now in
 the possession of William Dunlop the younger Esquire
 all (U.S.) all the Negroes and Other Slaves and

named or mentioned in the Schedule hereunder written
 or hereunto annexed and all Other the Slaves and all the
 Houses and other Buildings and other Cattle and all the
 tools Stills worms Worm Holes Coppers Pans Coppers
 Ladles Shimmers and all other plantation Utensils or
 Implements and things now being in or upon or any way
 used in or belonging to the said several plantations
 parcels of Land Hereditaments and Premises hereby
 granted and released in any part or parts thereof or
 which at any time or times hereafter shall be upon or any
 way used in or belonging to or Commonly accepted
 or reputed to belong to the same several plantations or
 parcels of Land Hereditaments and Premises or any
 or either of them or any part or parts thereof Respectively
And also all and singular the Ways Waters
 Water Courses Easements profits Commodities or
 Emoluments Advantages Rights or Liberties and
 appurtenances whatsoever to the said several plantations
 Lands Hereditaments and Premises heretofore
 proposed to be hereby granted and released or any of
 them or any part or parts thereof belonging or in any
 wise appurtenant with the same or any of them or
 any part thereof held used Occupied or enjoyed or
 accepted reputed received taken or known as part or
 parcel or member thereof and the Reversion and
 Reversions Remainder and Remainders Present and
 Other Rights Interest profits proceeds and produce
 of all and singular the said Hereditaments and Premises or
 of any part and parcel thereof Respectively and
 the Estate Right Title Interest trust and Trusts
 Advantages Equity and power of all and singular
 Claim and Demand whatsoever at Law or
 of him the said Thomas all such party hereto
 in or to the same and every part or parcel thereof
 and of the said several plantations and Premises
 whatsoever concerning or relating to the same

in pursuance of the same Hereditaments and premises
 which the said Thomas Alcock Party holds or now hath
 in his custody or possession or can or may obtain
 without which at Law or in Equity **To have and**
to hold such part or parts of the plantations
 all tenages lands Tenements Steads and other
 Estate Hereditaments and premises heretofore
 Expressly to be hereby Granted and Released and
 assigned as is or are freehold or of the nature of Real
 Estate together with their and every of their Rights
 liberties and appurtenances unto the said John
 Kirwan Clement Kirwan and Matthew Kirwan
 their Heirs and assigns to the only proper use and
 behoof of them the said John Kirwan Clement
 Kirwan and Matthew Kirwan their Heirs and
 assigns forever **And to have and to**
hold such part or parts thereof as is or are of
 the nature of Chattels Interest or Personal Estate
 with the appurtenances unto the said John Kirwan
 Clement Kirwan and Matthew Kirwan their
 Executors Administrators and assigns from
 henceforth forever **Subject Nevertheless**
 to the several Charges heretofore mentioned
 or referred to **and also subject** to the
 proviso for Redemption of all the said Hereditaments
 and premises hereinafter contained that is to
 say **Provided always** and it is hereby
 Declared and agreed by and between the said parties
 to these presents that if the said Thomas Alcock Party
 holds his Heirs Executors Administrators and assigns
 do and shall well and truly pay or Cause to be Paid
 unto the said John Kirwan Clement Kirwan and
 Matthew Kirwan their Executors Administrators
 and assigns at the South Gate of the Royal Exchange
 in the City of London upon the tenth day of May
 the next ensuing the Day of the Date of these presents

the Sum of Ten thousand seven hundred and fifty
 four pounds four Shillings and nine pence of lawful
 Money of Great Britain now remaining due and
 Owning from him the said Thomas Alcock to them
 the said John Kirwan Clement Kirwan and Matthew
 Kirwan as aforesaid together with the interest after
 the Rate of five pence per Centum per Annum
 now due or hereafter to accrue and grow due for or
 in respect of the same without any Deduction or
 abatement for or in respect of any matter Cause or
 thing whatsoever being the same Principal money
 and interest as are in part secured by the aforesaid
 Bonds of the said Thomas Alcock bearing even
 date with the heretofore Recited Indentures of
 Release and Assignment and also if the said
 Thomas Alcock Party holds his Heirs Executors
 Administrators or assigns do and shall at the
 time of the payment of the said Sum of Ten
 thousand seven hundred and fifty four pounds
 four Shillings and nine pence and interest
 and also well and truly pay or Cause to be
 Paid unto the said John Kirwan Clement
 Kirwan and Matthew Kirwan their Executors
 Administrators or assigns the Amount of all
 such Sums of Money as have since the date
 and Execution of the said heretofore Recited
 Indentures of Lease and Release and Assignment
 been advanced and paid by them or for the Use
 and on the Account of the said Thomas Alcock
 or each of them as now remain unpaid to get
 with interest for the same after the rate aforesaid
 from the respective times of advancing the
 same and also the Amount of all such Sums of
 Money if any as shall or may be due
 or become due to the said John Kirwan Clement Kirwan and
 Matthew Kirwan their Executors Administrators and assigns

all the said Thomas or any of them their or any of their
 Executors Administrators or Assigns to or for the Use
 and on the account of by the Order or for the proper Debt or
 accommodation of him the said Thomas all the said party
 hereto together with Interest for the same respectively
 after the date aforesaid to be computed from the respective
 times of advancing and paying the same without any
 Deduction or Abatement thereout for or in Respect
 of any matter Cause or thing whatsoever then and
 in such Case immediately after such Payments
 shall be well and truly made as aforesaid they the said
 John Kirwan Clement Kirwan and all the said
 Kirwan their Heirs Executors Administrators and
 Assigns shall and will at the Cost and Charges
 of the said Thomas all the said party hereto their Heirs
 Executors Administrators or Assigns Convey
 Assign and Assign all and singular the said
 Plantations all the said Lands Tenements &
 Negroes and Other Slaves Hereditaments and
 Premises hereinbefore Express to be hereby granted
 and Released and Assigned with their and every
 of their Appurtenances unto and to the Use of him
 the said Thomas all the said party hereto his Heirs
 Executors Administrators and Assigns respectively
 as to such Person or Persons and in such manner
 as he or they shall direct free from all Incumbrances
 in the same Hereditaments and Premises as
 respectively or any Part thereof by them the said
 John Kirwan Clement Kirwan and all the said
 Kirwan or any of them their or any of their Heirs
 Executors Administrators or Assigns to be made
 done and created of any thing hereinbefore con-
 trary thereto in anywise notwithstanding
 that the said Thomas all the said party hereto for
 himself his Heirs Executors Administrators and
 Assigns have agreed with the said John

Kirwan Clement Kirwan and all the said Kirwan
 their Heirs Executors Administrators and Assigns
 in manner following that is to say that he the said
 Thomas all the said party hereto his Heirs Executors
 Administrators or Assigns shall and will well
 and truly pay or Cause to be paid unto the said
 John Kirwan Clement Kirwan and all the said
 Kirwan their Heirs Executors Administrators or Assigns
 the said Sum of ten thousand seven hundred and
 fifty four pounds four shillings and nine pence
 of lawful Money of Great Britain together with the
 Interest due and to grow due for the same after the
 date aforesaid and all such further sum and
 Sum of money and Interest as is and are hereunto
 obligated to be paid by the said Thomas all the said
 party hereto his Heirs Executors Administrators
 or Assigns for the Redemption of the said Hereditaments
 and Premises as aforesaid at the time and in the
 manner hereinbefore mentioned and appointed
 for the payment thereof respectively according to the
 true Intent and meaning of these presents and
 ALSO that it shall and may be lawful to and
 for them the said John Kirwan Clement Kirwan
 and all the said Kirwan their Heirs Executors
 Administrators and Assigns respectively from
 time to time and at all times after Default shall
 be made in payment of the said Sum of Ten
 thousand seven hundred and fifty four pounds
 four shillings and nine pence and the Interest
 thereof or any Part thereof respectively or in
 Payment of any Other Sum or Sums of Money
 and Interest intended to be hereby secured or
 Part thereof respectively at the time and in the
 manner hereinbefore appointed for the payment
 of the same respectively according to the
 provisions and the true Intent and meaning of these

these presents lawfully and lawfully to enter into
 have hold use occupy possess and enjoy all
 and singular the said plantations messuages
 lands tenements Negroes and Other Slaves
 Hereditaments and Premises hereinbefore
 mentioned to be hereby Granted and Released
 and Assigned with their Appurtenances and the
 Rents Issues profits and profits thereof and every
 part thereof to have Receive and take to their Own
 proper use and benefit without any Lawful let
 hindrance trouble or Disturbance whatsoever of
 him the said Thomas Mordaunt party hereto his
 Heirs Executors Administrators or Assigns
 or of or by any other person or persons whomsoever
 And that free and clear and free and
 clearly Acquired Exonerated and Discharged
 or Otherwise by the said Thomas Mordaunt party
 hereto his Heirs Executors Administrators
 or Assigns well and sufficiently save himself
 and Indemnified of from and against all
 and all manner of former and Other Gifts Grants
 Bargains Sales Leases mortgages jointures
 Dowers Right and title of Dowry Settlements
 Annuities Trusts Wills Legacies Debts
 Debts of Record Debts due to the King's Majesty
 Forfeitures Securities Causes or Causes of forfeitures
 and Accrued and all Other Estates Titles
 Charges Incumbrances and Demands whatsoever
 except the said hereinbefore mentioned
 indentures of Lease and Release and Mortgage
 of the tenth and Eleventh days of May One thousand
 seven hundred and fifty three and the said
 Principal sum of eight thousand pounds and
 interest thereon and except such of the
 said debts and Demands as are by the Will of the

said Thomas Mordaunt Deceased as are here Charged
 upon the said Plantations Hereditaments and
 Premises as now remain unpaid. And
 Moreover that he the said Thomas Mordaunt
 party hereto his Heirs Executors and Administrators
 and all and every Other person and persons having
 or Lawfully Claiming or who shall or may have or
 Lawfully Claim any Estate Right Title Trust or
 Interest either at Law or in Equity in to or out of
 the said plantations messuages lands tenements
 Negroes and Other Slaves Hereditaments and Premises
 hereinbefore expressed to be hereby Granted and
 Released and Assigned or any part thereof save
 and Except the said Heirs Executors Adminors or Assigns
 of the said John Mordaunt Deceased in respect of the
 said indentures of Lease and Release and
 Mortgage of the tenth and Eleventh days of May
 One thousand seven hundred and fifty three
 and the Principal sum and interest now
 Remaining due and owing thereupon and save
 and Except the Legacies named in the Will of the said
 Thomas Mordaunt Deceased their Respective Heirs
 Adminors and Assigns in respect of their Legacies
 thereby Charged upon the said Plantations
 Hereditaments and Premises or any part thereof
 and save Remaining unpaid shall and will from
 time to time and at all times after such Default
 shall be made in payment of the said sum of
 ten thousand seven hundred and fifty four
 four shillings and sixpence and the interest
 thereof or any part thereof respectively or in a
 payment of any Other sum or sum of money
 and interest to be hereby Received or any part
 thereof respectively upon every Reasonable
 of the said John Mordaunt Deceased to the said
 Heirs Executors their Administrators or Assigns

or assigned but at the proper Cost and Charges in
 the Sale of the said Thomas attend partly hereto but
 their Executors Administrators or Assigns make
 do Acknowledge Levy suffer and Execute and Cause
 and procure to be made done Acknowledged levied
 suffered and Executed all and every such further
 and Other Lawful and Reasonable Act and Acts
 Deeds and Deeds Conveyances and Assurances in
 the Law whatsoever for the further better and more
 perfectly and Absolutely executing Conveying
 Assigning and Confirming of all and singular the
 said plantations negroes and other Estates Tenements
 negroes and other slaves hereditaments and premises
 with them and every of them appurtenances unto and
 to the Use of them the said John Kierwan Clement
 Kierwan and Matthew Kierwan their Heirs Executors
 Administrators and Assigns respectively According
 to the nature and quality of the same premises free
 and Absolutely Discharging of and from the said
 Proviso of Redemption thereof hereinbefore contained
 and all Equity thereupon and all Other Right Title
 and Equity of Redemption whatsoever as by them
 the said John Kierwan Clement Kierwan and
 Matthew Kierwan or any or either of them their or
 any or either of their Heirs Executors Administrators
 or Assigns or their or any of their Counsel Learned
 in the Law shall be reasonably devised or advised
 and required. **And lastly it is hereby**
 Declared and agreed by and between the said parties
 hereto and particularly by the said John Kierwan
 Clement Kierwan and Matthew Kierwan that until
 such default shall be made in payment of the
 money so intended to be hereby secured or any part
 thereof as aforesaid it shall be Lawful for the said
 John Kierwan Clement Kierwan and Matthew Kierwan
 their Executors and Assigns to hold and enjoy

all the said plantations negroes and other Estates
 negroes and other slaves hereditaments and
 Premises hereinbefore expressed to be hereby granted
 and Released and Assigned with the appurtenances
 and to receive and take the Rents Issues and profits
 thereof to his and their Own Use without any Set or
 Interruption whatsoever of or by them the said John
 Kierwan Clement Kierwan and Matthew Kierwan or
 any of them their or any of their Heirs Executors
 Administrators or Assigns or of or by any other person
 or persons Lawfully Claiming or to Claim by from under
 or in trust for them or any of them. **In Witness**
 whereof the said parties to these presents have hereunto
 set their Hands and seals the day and year first above
 written

Witness to Thomas
 Thomas D. Meade

Witnesses signing
 William Swilong Jr

The Schedule mentioned and referred to in
 by the above written indentures.

Men and Boys

Tom Tonten	Salack	Willies
Johnny Darnell	Amminna	Fido
Iron	Sanly	Quacore
Cubina	Scipio	Anthony
Tegain	Valentine	Phillip
Dickey	Tom Diny	Symonck
Dembow	George Branch	Janey
Dickey Daniel	John Peep	Willie Bower
Little Frank	Tom Torgary	Branch Nelson
Oragey	Tiley	Congo Peter
Harvey	Jack Daly	Jack Allright
Jack	Robert Bower	Willie Bower
James	John	James Bower
John	Johnny Nelson	Johnny Nelson

Dorinda	Sue	Morrie
Frankiey	Lucy Thompson	Mary Watty
Gracie	Willy Chikin	Marilla
Helen	Nelly Daly	Little Emma
Hogarty	Nancy Waterwork	Nanny Roche
Jenny Congo	Christmas	Nancy
John	Molly	Nelly Mina
Mary Jack	Sally Hixon	Nelly Power
Mary Tom	Phibba	Nancy Congo
Mary Ann	Hannah	Nancy Cadan
Nanny Blair	Angely	Pais
Nelly Wagny	Anny Minaward	Phyllis
Nanny Cleary	Anny Waterwork	Phyllis
Peggy Arnold	Renee	Phyllis
Peggy Lambert	Betty Don	Phyllis
Rose	Wesley	Sabrina
Sarah Hagan	Christmas	Tony
Sally Congo	Congo Lucy	Swanna
Tey Waterwork	Catherine	Tony
Lucy Thompson	Daphne	Yamba
Yaraba	Diana Kelly	Yamba
Wendy	Diana	Yamba
Wendy	Dolly	Yamba
Wendy Waterwork	Dolores	Yamba
Morrie	Grace Kelly	Dorinda
Mary Newcomb	Grace	Viola
Tey Waterwork	Papa Grace	Moll Kelly
Nancy Tinton	Hester	Pierce
Grace	Flaminia	Kathy
Renee	Joan Hart	Molly
Lukky	Joan Roche	Michael
Swanna	Jenny Yaba	Nanny
Nanny Danell	Haley	Paul
Nancy Casey	Monkey	Paul
Mary Waterwork	Mary	Paul
Sarah Carter	Morrie	Paul

Supay	Monkey	Edney
Yarshay	Flora	Hayes
Sophia	Hannah Taylor	Sibley Bates
Ragew	Coubo	156
Macow	Amey	166
Nancy	Old Bates	222
Sarah	Old Belia	
Recorded Eds	Old Henry	
this first dubbo	Old Sarah	
day of Rest	Franky	
May One Moll Ferris	Tammy	
thousand Margaret	Christmas	
seven		
hundred		
and thirty Montserrat		
nine		

Respect Thomas Furlong
Esquire Register of Deeds
for said Island

Personally appeared William
Furlong Junr of the said Island Esquire the
Subscribing Witness to the Original Indentures
of Lease and Release of wholo that the Lease
hereto Leading are true Copies who being duly
Sworn upon the Holy Evangelist of Almighty
God Deposeth and Saith that he was present
and did see Thomas Esquire of the said
Island Esquire the Grantor therein mentioned
Duly Sign Seal and Deliver the same as and
for his Act and Deed
Sheweth before me this
fourteenth day of
January One thousand
Eight hundred
The said Furlong
of Deeds

Wm Furlong Jr

Know all Men by these presents
that we who have hereunto set Our hands Weals
being the Captain Officers, Seamen, Marines
and Others now belonging to and serving on board
his Majesty's Ship La Concorde have Constituted
and appointed and by these presents do hereby
Constitute and appoint William Furlong Junr
Esquire & William Master, Merchants in Plymouth
Montserrat to be our true and lawful Attornies and
Agents, jointly and severally for us and in our
names and to our Uses to solicit, transact, and
take Care of all our Interest, in any prize or
prizes Recaptures or Recaptures that have been
or shall be taken or Retaken by the said Ship of war,
or to which we are or shall be, entitled, by any means
whatsoever, and in all head money or other money
arising from Capture or Interest, giving and hereby
granting unto our said Attornies and each of them
Our full power and Authority in the Premises
for procuring, appraising and Condemning
and selling such prize or prizes Recaptures or
Recaptures, their Cargoes, Tack to Appraise and
Transiture, and for receiving the money arising
therefrom and also the Head money by Warrant
out by the Honble the Commissioners of his
Majesty's Navy and Our several Shares of the
whole; and for recovering, Obtaining, Compounding
and Discharging the same And also for us to
prosecute and Defend any Suit or Suits in any
Court of Admiralty, or any Other Court of Law or
Equity in the said Island, and to appeal from
any Sentence to be there given and to prosecute
such appeal if they think proper and generally
to do and Act for us and for our heirs and assigns
as fully and Effectually to all intents and
purposes as we Our selves might

Collectively, or Separately being Personally &
Present, Acquaintances Released and Other
Discharged to make and grant with full power
and Authority for them the said William Furlonge
and said and William Barker, or either of them
as our Attornies or Agents, to appoint any
Substitute or Substitutes under them or either
of them as our Attornies of Montserrat to Act for us
in the premises aforesaid We the Creditors hereby
Ratifying and Confirming all and whatsoever the
said William Furlonge and William Barker
or the Substitute or Substitutes, shall lawfully
do or Cause to be done in and about the Premises
by Virtue of these Presents In Witness whereof
we have hereunto set Our Hands and Seals
this twenty first day of February 1799 and in
the thirty ninth Year of his Majesty's reign
Signed & Sealed

in the presence of
 Jⁿ Barton Capt.
 Rich^d Glenia Lieut.
 Stephⁿ Peruvian Lieut.
 W^m Bengree Acty. Lieut.
 Jas^t Wayour Master
 Jo^s Sands L^t Marine
 W^m William Surgeon
 James Glyde Gunner
 John Pockl Gunner
 W^m Smith Clerk
 R^d Livey Clerk
 An^d Pickering Clerk
 An^d W^m William Clerk
 John Ready Clerk
 Jⁿ Liddy Clerk
 John Potter Clerk
 Joseph W^m Clerk
 George Corwell Clerk

his
 Henry & Lott
 Mark
 Edward Crichton
 his
 John & Cotton
 Mark
 Hugh P^r
 Alex^r Barker
 John Hume
 Colin Campbell
 John Thompson
 his
 Peter & Swan
 Mark
 William Copetorn
 George Allier
 John Richd
 his
 John & Armstrong
 Mark
 William & Shinnond
 James L^t
 William Brichard
 William Chippindale
 Joseph March
 his
 Jⁿ & Lindeman
 Mark
 his
 Jos & Martin
 Mark
 Bryan Stanley
 his
 W^m & Vincent
 Mark
 Thomas P^r
 William Levy
 James Dwyne
 his
 Jⁿ & Keacham
 Mark
 John Brown
 Thos^t Wright
 John Taitain
 Pat^r & Carrel
 Mark
 his
 Edward & Frost
 Mark
 Joseph Valentine
 his
 Rob^t & Burns
 Mark
 his
 James & West
 Mark
 Thos^t Seaton
 his
 Jⁿ W^m & Hargrove
 Mark
 his
 John & Hargrove
 Mark
 his
 An^d Russell & Lee
 Mark
 his
 Thos^t Cuthbert
 Mark
 his
 Jⁿ & Hargrove

his	his
Int ^r x German	John x Anthony
mark	mark
Wm Whitting	his
Richard Camal	Jos. x Lephney
his	mark
ellich ^r x McQuire	his
mark	Thos. x Johnston
his	mark
William x Clatteros	William Ward
mark	his
his	James x Pimroy
Joseph x Lewis	mark
mark	John Clavan
his	his
Dan x McLaughlin	John x Anderson
mark	mark
Ph Williams	John Barron (2)
his	his
Thos. x Warren	John x Druffy
mark	mark
James Wanthell	his
James Pitcher	John x Smith (1)
Walter Thompson	mark
Thomas Willis	his
Wm. Barkow	Wm. x Morris
Wm. x Ollivene	mark
mark	his
James Davin	Wm. x Will
his	mark
John x McDonald	his
mark	Wm. x McQuire
his	mark
Int ^r x Swain	his
mark	John x Neill
his	mark
Wm. Wrenn	Wm. Wrenn

These are the names of the persons who have signed, sealed and delivered in the presence of us by Mary Olliver, Hester Olliver & John Olliver, Samuel R. Olliver, Wm. Sherburne, Jos. W. Reeves, Gerritford Hodges, Bezalet Taft, Thos. Selgate, Sam. R. Olliver, Wm. Sherburne, Verheusen, Samuel R. Olliver, St. Anne Hunt

Suffolk Co Boston August 24th 1799 Then personally appeared the above named Mary Olliver, Hester Olliver and John Olliver severally acknowledged the foregoing instrument by them executed to be their Act and Deed before me Wm. Sherburne Justice of the Peace

Worcester Co August 26th 1799 Then personally appeared Deborah Selgate and acknowledged the foregoing instrument by her executed to be her free Act and Deed before me Bezalet Taft Justice of the Peace

Worcester Co August 26th 1799 Personally appeared Thomas Legate, Nath. Case, Ruth Case wife of the said Nath. Case, severally acknowledged this instrument then subscribed to be their Act and Deed before me Bezalet Taft Justice of the Peace

Suffolk Co August 26th 1799 Personally appeared

36

Acknowledged the same to be

Before me Wm. Chubbins, Jus.

Records of Commonwealth of Massachusetts

this six

teenth

day of

November

One thou

sand

seven

hundred

and ninety

Nine

Moses Gill

By his Honor Moses Gill Esq^r
Lieut. Governor & Commander

in Chief

to all whom it may concern

Know YE that Bezaiah

Tost & Thomas Legate Esq^r

are Justices of the Peace

for the County of Worcester

& William Sheaborn Esq^r

Justice of the Peace for the

County of Suffolk in the said

Commonwealth duly

Constituted and sworn and

that to their Respective Acts

and Attestations as such

full faith and Credit is

ought to be given both in

and out of Court

In Testimony whereof I have caused
the public Seal to be hereunto affixed this twenty
Eighth day of August A^d 1799 And in the
twenty fourth year of the Inde^p
pendence of the United States of America

By His Honor's Command
John Avery Secretary

Montserrat

By the Honorable
Richard Symonds Esq^r
Justice and Deputy
Secretary of the said Island

39

These are in his Majesty's Name to Will and
Require likewise to Authorize and empower you
Gilbert Pringle and Patrick Rourke Esquires
forthwith at your soonest Season to repair to all such
Place or Places as shall be to you nominated
by Matthew Dowdy and Thomas Ryan administra-
tors of all and singular the Goods and Chattels
Rights and Credits which were of Matthew Dowdy
Junior late of the said Island Decceased and there
and there Inventory and true Appraisement to
make of the said Decceased personal Estate and
the same to return under your hand and Seal
within sixty Days after the Date hereof unto the
Ordinary's Office of this Island and for your so
Doing this shall be your Sufficient Warrant

Passed the
Office

Thos. Furlonge

Clk. in Ordinary

Given under my hand and
Seal this sixteenth Day of
September in the thirty fourth
Year of his Majesty's reign
and in the Year of Our Lord
One thousand seven hundred
and ninety nine

Richard Symonds

32 two Duns horned Books @ 12/ 1/ 10
61 marble Covered Books at 4/ 1/ 10
92 Spelling Books at 2/ 1/ 10
25 Rheims fold Cap Bk & Letter Paper
@ 60/ of Rheims
12 pen and 1 odd shoe (for the whole)
29 Hawks Twine @ 3/ 6/ 1/ 10
40 pens fine Hatts @ 2/ 1/ 10
60 felt Hatts
80 pens Coats
7 lbs thread 11/ 8/ 1/ 10

8 Handkerchiefs at 1/4 2.8.0
 2 barrels Porter at 50 p. 10.0.0
 10 Quires Pitt. Letter Paper at 8/ 2.8.
 2 Hams 33 lbs at 18 p. 10. 2.9.6
 10 Boxes fish at 16 p. 8.5.0
 a pair large & a pair small Sheet yards & both 8.5.0
 a Green Broad 0.8.3
 a small Shawl 0.3.0
 6 p. Casks with Rum 10/ 8.0.10 1/2
 No. 1 39 Gallons at 1/4 1/2 33.0.0
 2 40 ditto at 10/6 5.15.6
 2 7 Ditto at 10/6 24.12.0
 4 41 Ditto at 12/ 23.8.0
 5 39 Ditto at 12/ 24.0.0
 6 40 Ditto at 12/ 13.5.3
 One large Ditto 7 1/2 p. at 1/4 1/2 22.9.7 1/2 11.3
 One other 109 at 1/4 1/2 28.17.6
 a Cask with shamb. No. 1 35 Gallons at 10/6 10.10.12 1/2
 a Ditto with Ditto No. 2 37 ditto 10.10.12 1/2
 4 dozen 1/2 bottles Porter at 20/ 4.15.0
 1 Empty Puncher 2.10.0
 2 Ditto 60 Gallon Cask for both 1.13.0
 8 dozen and 9 Empty bottles at 3/ 1/2 1.6.3
 2 Drawing knives 1 spoke shave 1 p. Cooper's
 Compasses & 2 Old Marking Irons 1.4.9
 2 pair Knives at 1/4 1/2 0.2.0
 a Cask of Vinegar 29 Gallons at 1/4 1/2 5.19.7 1/2
 4 Old Trunks for the whole 0.10.6
 11 lbs Cotton at 2/6 1/2 1.18.6
 A Towel 2.6.0
 2 Packs Cards at 2/ 0.6.0
 4 Boxes Shaving Powder 0.1.0
 2 Old Wine Casks at 2/ 0.6.0
 2 1000th Horses for both 2.10.
 1 1000th Horse 1.0.0
 1 1000th Horse at 1/4 1/2 1.4.0

3 Boards 0.12.6
 1 Counter 2.6.0
 a Beard Washing Desk 1.10.0
 Recorded Empty Vice Jar 2 bbls & 1/2 half bbls 0.8.2
 this side a Bedstead 4.19.0
 - tenth days of November 2.9.6
 of November 4.2.6
 One throw a pair Shades 1.10.0
 sand a Jar of Vaseline 0.4.12
 Seven a pair of Whials 0.0.0
 hundred a Saddle and Bridle 5.12.0
 and Ninety Guns Out of Order 2.6.0
 Nine a Parcel of Eastern & Portabella Wares 14.17.3
 38 lbs small shot at 10/6 2.2.9
 a ten funnel 0.1.6
 2 Gun Cases with Empty bottles 0.12.0
 a Small Travelling Case 0.17.6
 2 Old Boards from Old Trunk 0.3.10 1/2
 186.8.10 1/2

Attest at 25th Sept. 1799 We have this Day
 appraised the Effects of Mr. Matthew Dowry
 deceased at his House to the sum of four
 hundred and eighty six pounds eight shillings
 and ten pence half penny

Gilbert Camby
 J. R. Bourke

To all to whom these presents
 shall come. I, Mary Faye and Sarah Faye
 of Wimpole Street in the Parish of Saint Mary
 Abchurch in the County of Middlesex Esqrs
 Samuel Compton Esq of Lincoln's Inn
 County of Middlesex Esqrs & Mr. Wm.
 Whelcaut Esqrs have by these presents
 last will and Testament

about the Eighth day of November One thousand
 seven hundred and thirty Eight **GAVE** and
Bequeathed all his plantations Lands
 Tenements and Real Estate whatsoever in the
 Island of Montserrat and elsewhere and
 all his Slaves live and Dead Stock and personal
 Estate whatsoever in the said Island and all
 his personal Estate whatsoever in Great Britain
 or else where unto his Daughters the said
 Mary Faye and Sarah Faye William Baker
 of Portman Square in the said County of Middlesex
 Esquires and the said Samuel Compton Cox
 and the survivors and survivors of them and
 the Heirs Executors Administrators and
 Assigns of such survivor **IN TRUST** to
 Discharge the Debt due to the said William
 Baker and all other his just Debts and his Funeral
 and Testamentary Expenses and subject to such
 payments his Will was that his plantations
 in the said Island of Montserrat should be
 carried on under the Direction of his said Trustees
 for Equal Benefit of his five Children Mary Sarah
 Percival William and Charles in manner
 therein mentioned until his said plantations
 should be sold or disposed of to Advantage
 But in Case his said Trustees should at
 any time think it Advantageous for his said
 Children to sell and Dispose of the said plantations
 and Premises **THEN** he Directed his said
 Trustees or the survivors or survivors of them to
 sell and Dispose of his said plantations
 and all his Negroes Stock and other property
 in the said Island for the most money that
 could be gotten for the same **And** the said
 Will was that all the residue of his
 Estate and Effects and the purchase

money of the said plantations and premises
 in the said Island of Montserrat when sold should
 be Divided in five Equal Parts and a fifth and
 Applied to or for the Benefit of his said Children
 in manner therein particularly mentioned And
 the said Trustees or thereby appointed his said Daughters
 Mary Faye and Sarah Faye and the said William
 Baker and Samuel Compton Cox Guardians of
 his said Son during their several Minorities
 And also appointed the said Mary Faye Sarah Faye
 William Baker and Samuel Compton Cox Executors
 and Assigns of his said Will **And** whereas
 the said John Ruel Faye Departed this life on
 or about the twenty fifth day of June One thousand
 seven hundred and thirty nine without having
 uttered or executed his said Will and the said Mary
 Faye Sarah Faye and Samuel Compton Cox have
 proceeded the same in the said Ecclesiastical Court
 and taken upon themselves the burden of the Execution
 thereof **And** whereas the said William
 Baker hath Declined to act or interfere in the trust
 or Management of the said Will **Now** know ye
 that in Order to Carry into the trust and Direction
 of the said John Ruel Faye decrees by his said
 Will in respect of the said Decree and for the
 purposes aforesaid We the said Mary Faye
 Sarah Faye and Samuel Compton Cox **HAVE**
 and each and every of us **HAVE** made nominated
 constituted and appointed and by these presents
 Do and each of us Doth make nominate constitute
 and appoint and in Our and each and every of Our
 place and stead Put Charles Collins Mill in
 George the younger and Thomas Collins
 said Island of Montserrat in the last
 Esquire to be One and each of them to be
 Joint Executors and each and every of them

them singly and severally to be Ours and every
 of Our true and lawful Heirs & Assigns for us
 and in Our names and for ourselves and on our
 Account to Enter upon and take possession of all
 that the Plantations or Estates (late the property
 of the said John Ravel Frye Deceased) and then
 and still Called or Known by the name of Fryes
 Plantation situate lying and being in the Parish
 of Saint Anthony in the said Island of Montserrat
 and of all other the Plantations Lands Tenements
 and other appurtenances of the said John Ravel Frye
 Deceased in the said Island of Montserrat and
 thereto and from thence utterly to Expel put out
 Remove and Dispose of all and every Person & Persons
 whomsoever with holding possession of the said
 Respective premises or of every or any part or
 parcels thereof and also to take into their Hands
 and Custody or under their Care ^{all the} Negroes Slaves
 cattle Mules live and Dead Stock and all personal
 Estate and Effects which have lately belonging to
 him the said John Ravel Frye and their being
 and from time to time jointly and severally to
 let set manage work Cultivate and Improve to the
 best Advantage the same Respective premises
 and the stock thereon as shall be most beneficial
 and Advantageous and to receive have and take
 the Rents Issues Profits proceeds and profits
 thereof respectively and the same to Consign and
 Remit to Great Britain to us the said Mary
 Frye Sarah Frye and Samuel Compton Cox
 or otherwise to dispose of the same as we shall
 from time to time direct And further to make
 any Reparations and Amendments that
 may be wanting that may be wanting in or
 about the said And also for and in
 order to Contract for Buy and Purchase

all such Negroes Cattle Mules & Plantation
 Utensils and other Stock as shall be considered
 by him or said Attorneys or either of them
 to be necessary or convenient for the Improvement
 or Benefit of the said Estate or Plantation and
 Premises and to pay and defray all Expenses
 that may accrue in the management thereof
 And also for us the said Mary Frye Sarah
 Frye and Samuel Compton Cox and in our names
 and for Our use to Ask Demand Sue for recover and
 receive of and from all and every Person and
 Persons whomsoever in the said Island of Montserrat
 all such Sum and Sums of Money Bills Bonds
 Notes Letters Writs Papers Debts Goods &c
 Merchandises and Effects which were due Owing
 Payable or belonging to the said John Ravel Frye
 at the time of his Death or that now is or are or
 at any time or times hereafter shall or may be
 due Owing Payable or belonging to us as Executors
 and Administrators aforesaid from any Person or
 Persons whomsoever in the said Island of
 Montserrat And on Receipt of such Sums and
 Sums of Money Bills Bonds Notes Letters
 Writs Papers Debts Goods Merchandises and
 Effects or any part thereof for us and in Our names
 to make Sign Seal and duly Execute such Receipts
 and other discharges for the same as the nature of
 the Case may require And on Nonpayment
 or Non Delivery thereof or of any part thereof
 and prosecute for the same and to take all
 legal and proper Methods as well at Law
 Equity for the Recovery thereof as shall be
 necessary And also to create and final
 all Accounts Reckonings Disbursements
 and Actions and Suits
 depending &c &c

hereafter Dependent Subject between us and
 any person or persons whomsoever in the said
 Island of Montserrat and if Our said Attornies
 or either of them shall see proper to compromise
 and Compromise any such Accounts Disputes
 and Controversies Debts and Sums of Money
 and to take a Part for the whole and thereupon
 to give Sign Seal and duly Execute such Receipts
 Release, Acquittances, and Other discharges
 as the Nature of the Cases may Require And
 also to appear for us the said Mary Tye Sarah
 Tye and Samuel Compton Cox and Our
 persons to represent in any Court or Courts
 of Law or Equity in the said Island of
 Montserrat and there to prosecute and
 Defend any Action or Actions Suit or Suits
 to be brought for or against us touching or
 Concerning the Premises And Generally
 for us and in our names to perform and
 Execute all and every Other Acts Matters
 and Things whatsoever that shall or may be
 necessary to be done in or about the Premises
 as our said Attornies or either of them shall be
 Advised and see proper and that as fully and
 Effectually to all Intents and Purposes as
 we ourselves might or could do if we were
 personally present and did the same And One
 or more Attorney or Attornies under their
 said Attornies Charles Collins William Trollope
 the Younger and Thomas Allday jointly or severally
 for all or any of the purposes aforesaid to make
 Substitute and appoint and the same at present
 and Other or Others to appoint in his or their place
 and stead We the said Mary Tye Sarah Tye
 and Samuel Compton Cox hereby Satisfying
 and confirming and agreeing to satisfy

allow and Confirm all and what so ever our said
 Attornies jointly or either of them singly or
 severally and each or either of them shall think or
 think fit to do or cause to be done
 in and about the Premises And We do hereby
 revoke and make void all former powers by the late
 John Taval Tye heretofore made and given
 to any Other person or persons whomsoever for
 the purposes aforesaid In Witness whereof
 we the said Mary Tye Sarah Tye and Samuel
 Compton Cox have hereunto set Our hands and
 Seals this Eighteenth day of July One thousand
 seven hundred and Ninety Nine
 Sealed and Delivered Mary Tye
 being first duly Sworn Sarah Tye
 Samuel Compton Cox
 Catherine Whitte
 R. P. Townome

To all to whom these presents shall
 Come I Sir Richard Barr Glyn Knight
 Lord Mayor of the City of London in
 Pursuance of an Act of Parliament made
 and passed in the fifth Year of the Reign of her
 late Majesty King George the second entitled
 an Act for the more easy Recovery of Debts in
 his Majesty's Plantations and Colonies in
 America Do hereby Certify that on the day
 of the date hereof personally Came and
 appeared before me Richard Rivington
 the Dependent named Affidavit being
 being a Person well known and worthy of
 Credit and by solemn Oath which the
 Dependent then took before me upon the
 Oath of a Justice of the Peace for the County of
 and sincerely Declared that the said

to be true the several matters and things
mentioned and contained in the said
Annexed Affidavit.

In Faith and Testimony

of the said said said Mayor have caused
the Clerk of the Office of the said City of
London to be hereunto sent and affixed and
the Deed or Instrument mentioned and
referred to in and by the said Affidavit to be
hereunto also Annexed Dated in London
the Nineteenth day of July in the Year of Our
Sovereign Lord One thousand seven hundred and Ninety
Nine

Wardale

Richard Pennycuik Broome

Recorded of Grays Inn in the County of Middlesex Gentlemen
this Maketh Oath and faith that he was personally
twenty present and did see Mary Frye and Sarah Frye
both daughters of William Frye in the parish of Saints
of Monmouth in the County of Gloucestershire as
her father in law and Samuel Compton Esq. of Lincoln Inn in
London the said County Esquire who were respectively
seven seven seven and as their Act and Deed before the
said Deed or Instrument hereunto Annexed being
and signed by a Lawyer bearing date the Eighteenth
Nineteen day of July Instant Whereby the said Mary
Frye Sarah Frye and Samuel Compton Esq.
did constitute and appoint Charles Collins
William Durlong the younger and Thomas
Mead their names to be their Joint and
Several Attorneys for the purposes therein
mentioned and that the names of Letters Catherine
Thrift and R. P. Broome are of the Respective
writing of the said Catherine Thrift
of this Deed.

Sworn at the Guild Hall
London this 19th July 1799
R. P. Broome
Mayor

In the Name of God Amen

I Johnell Knight of the County of Middlesex
Planted being at present Sick and weak of Body
but of sound mind and disposing mind voluntary
and Understanding and considering the
Uncertainty of this Life Do hereby make and
Publish this my last Will and Testament
in manner and form following: **In Primis**
I will and desire that all my just Debts and
funeral Expenses be fully paid and satisfied
by my Executors hereinafter named as soon as
they can conveniently: **Item** I give devise and
Bequeath unto my Niece Sarah Allkinly
Daughter of my late Brother James all the
one Negro woman called Phillis to her and
her Heirs for ever. **Item** It is my Will and
Desire and I do hereby Desire my said Executors
hereinafter named to immediately after my
Decease purchase the freedom of a Negro
Woman whose name is on the Dagnum Estate of
Sir Richard Meave which I Desire to be paid
for out of the monies I may Die possessed
or entitled to in that if the said Sarah
Obtained my Executors do not on any Account
omit it. **Item** all the best Revenue and
Remainder of my Estate both Real and
Personal I give Devise and Bequeath unto my
Nephew and my Niece Sarah to be paid
for ever. And lastly I do hereby give

and appoint the said James Smith to be
Executor of this my last Will and Testament
hereby Revoking Annulling and Making Void
all former and Other Wills and Testaments
by me at any time heretofore made. *W. P.*

Witness (whereof I have herunto set my
Hand and Seal to this my last Will and
Testament this tenth day of December One
thousand seven hundred and ninety nine
Signed sealed Published and
declared by the Testator as and
for his last Will and Testament *John W. Henry*
In presence of us who have
herunto subscribed Our names.

Witnessed thereto in his presence
at his Request and in
the presence of each Other

*William Laidlaw
Anthony Blake
Thomas Thomas*

Recorded

this

tenth

day of

December

One thousand

seven

hundred

and

ninety nine

years

ago

at

Montserrat

Before the Honorable

Richard Symonds Esquire

President of the said Island

and Deputy Ordinary

of the same

Personally appeared Thomas

Thomas of the said Island Gentleman

and he being duly sworn on the Holy Evangelists

and of Almighty God Deposed and testified that

he read present and did see the above named

John W. Henry sign seal Publish and

Declare the above paper writing as and

for his last Will and Testament and that

he signed sealed Published and Declared

the same in the presence of this Deponent

William Laidlaw and Anthony Blake all

all of the said Island Gentlemen and that
at the time of executing the same he the said
John W. Henry was of sound and disposing
Mind Memory and Understanding and
that the names as well of this Deponent
as of the said William Laidlaw and Anthony
Blake subscribed as Witnesses to the due
Execution of the said Will are of the respective
proper hands writing of this Deponent and
the said William Laidlaw and Anthony
Blake and lastly this Deponent saith that he
the Deponent together with the said William
Laidlaw and Anthony Blake Respectively
subscribed their names to the due Execution of
the said Will in the presence and at the request
of the said Testator and in the presence of
each Other

Seven Before me this tenth day of December One thousand
seven hundred and ninety nine
Richard Symonds

Saint Bartholomew To all
to whom these presents shall
come, I John Joseph Crenshaw of the
Island aforesaid Merchant Whereas
the schooner Aurora chartered and
belonging to this said Island of Saint
Bartholomew was captured on or about
the day of December in the year of
One thousand seven hundred and
ninety nine by his Majesty's Ship
HMS Hermes whereof Commodore
Egmont and carried into the port of

12
 Montserrat and Whence at the time
 of the capture and seizure of said on
 Board the said Schooner Aurora were laden
 for my Account and Risk One hundred
 barrels flour, forty fuhins Butter Eighteen
 kegs of Soda Lard, thirty three barrels herring
 five Cases Gin, ten Boxes Soap twenty
 five Cases Wine, nine Cases Brandy
 Dry Goods, sixty eight pieces of Bazaing
 & Montserrat hundred and forty empty Bags
 Now know Ye that I the said John
 Joseph Ceremony of said Island of Saint
 Bartholomew have made Ordained, Constituted
 and appointed and by these presents do
 make, Ordain constitute, and appoint Dudley
 Simpson Esquire of the Island of Montserrat
 to be my true and lawful Attorney for me and
 in my Name and on my part and Behalf
 to interpose a claim for the said Schooner
 Aurora and her Lading in the said Court of
 Vice Admiralty in the Island of Montserrat
 in the Island of Montserrat aforesaid and
 in case the said Schooner Aurora and her
 Lading above mentioned or any part of them
 shall or may be condemned in the Court of
 Vice Admiralty for me and in my Name
 and on my part and Behalf to appeal from
 the said Sentence of the said Court and Generally
 to do, Transact and perform all Matters and
 things in and touching the Premises, kegs do
 and necessary as fully as I the said John
 Joseph Ceremony might or could do was I
 personally present and I do hereby ratify
 all and confirm all and whatsoever my
 Attorney or his Substitutes shall & lawfully
 do or cause to be done in and touching the

I amised In Witness whereof I have
 hereunto set my Hand and seal this Tenth
 Day of December in the Year of our Lord
 One thousand seven hundred & Ninety nine
 Signed sealed and
 Delivered in the presence of John Joseph Ceremony
 of
 Recorded this twelfth day of December One thousand seven hundred and Ninety nine
 A. Ebbens, Quod attestor
 James Vaughan, Notarius
 Reg. Publ.
 Montserrat

Before Thomas Furlong Esq.
 of said appearance personally Albertus
 Ebbens of the Island of Saint Bartholomew
 Esquire Who being duly sworn on that Holy
 Evangelists of Almighty God Depose and
 Say that he was present and saw John
 Joseph Ceremony of the Island of Saint
 Bartholomew Esquire duly execute the
 Within power of Attorney and that the Name
 of Ebbens thereunto subscribed as Witness of the
 Due Execution of the same is of the proper hand
 Writing of said Deponent
 Sworn before me
 this 12th December 1799
 The Furlong
 Reg. of Deeds

Barbadoes Hall Prope
 before these present Justices of the Peace
 Thomas Furlong and Samuel H. H. H.

Death of the said John Samples and Island
 appears the Only Constituted Attorney on
 Record in this Island, of Richard Samples
 late of the same parish and Island Mariner,
 Send greeting. Know ye that
 the said John Thompson and Hamlet
 Alexander Chase, by Virtue of full power
 and Authority to them Given and in them
 Vested by the said Richard Samples
 have Nominated constituted and Appointed
 Substituted and in their place and stead
 Next and Deputed, and by these presents
 Do Nominatley constitute, substitute
 and Depute, William Baxter of the Island
 of Montserrat Esquire, their lawful
 Attorney and substitute for and in their
 Names and Behalf and in the Act
 & Deed of the said Richard Samples
 and for him use, to Ask Demand Sue for recover
 and Receive from all or any person or persons
 in this Island, all Goods Wares Merchandizes
 and Money and Effects due and Owning
 from them or any of either of them, to the said
 Richard Samples for or on Account of the proceeds
 and Sales of any Vessel or Vessels and the Cargoes
 and Larks belonging to them or upon any other
 Account whatsoever sent in and Condemned
 in the said Island of Montserrat as prize or prizes
 or otherwise how soever; and upon Receipt or
 Receipt thereof or upon any Part thereof, to give
 Sufficient and necessary discharges for the same
 and if need be to Submit to Arbitration any
 Disputable Matter Matters Relating to the said
 premises and Remit the said Arbitration and proceeds
 thereof to the said John Thompson and
 Hamlet Alexander Chase, or either of them

or either of them, but for the proper use of the said
 Richard Samples and Generally to do all things
 necessary and expedient for effectuating the
 necessary Settlement and Redemption of all
 and every the abovesaid things aforesaid as
 fully and particularly as the said Richard
 Recorded Samples could do were he personally present
 this twentieth Ninth of and Hamlet Alexander Chase have hereof
 November the thirteenth and Seal the twentieth Day
 One thou of November One thousand seven hundred
 and ninety Nine
 hundred sealed and Delivered John Thompson
 and Ninety in the presence of
 Nine- Wm. Baxter Sam. Alex. Chase

Montserrat

Before Thomas Turlonge Reg.
 of Vice Reg. for said Island

Appeared William Carter Commander
 of the Swana Island Mail Boat who being
 duly sworn On the Holy Evangelists of Almighty
 God Deposeth and Saith that he was present
 & saw John Thompson and Hamlet Alex
 Chase both of the Island of Barbados duly
 Execute the within power of Attorney
 Sworn before us this
 29th Day of November 1799 William Carter
 Thomas Turlonge Reg. of Vice Reg.

Montserrat Know all

by these presents that Richard Samples
 Owner and Commander of the Schooner
 Hickits do hereby make constitute and ap-
 point John and Andrew Commanche
 Edward Thompson to be my true and

Attorney and Agent to do for and on my
 Regarded Occasion touching and concerning my Right
 this in the Schooner *Almireva* and her Cargo brought
 twenty into this Port by me. Herby Ratifying allowing
 Ninth and Confirming all and every thing my said
 day of Attorney and Agents shall or may do in
 November the premises. Witness my hand and Seal
 One thousand 20th Day of April 1799
 said Sealed and Delivered
 seven in the presence of *Richard Sample*
Charles Jerny

and
 Ninety *Montserrat* *Repaer Thomas Furlonge*
 Nine. *Reg. of Dead Is. for*
Said Island

Appeared *Charles Jerny* of the
Said Island Esquire who deposes and says
 that he was present and saw Captain
Richard Sample of the Schooner *Govemor*
Richards duly Execute the within Power of
 Attorney
 sworn Before me this *Char Jerny*
 20th day of November 1799. *Thos Furlonge* Reg. of Dead Is.

Montserrat Know all Men
 by these presents I *Marianne*
 Coarant of the Island of *Dominica* Shop
 keeper for divers Good Causes & Considerations
 doe therunto moving so Publicly Declares
 that I the said *Marianne* Coarant do
 Enfranchise Manumit and make free before
 God Slave named *Angelique*; and I do
 further Declare that is not on Account of Age
 Infirmary Accident Calamity or being
 sold for Service that I do Manumit & make

free the said *Angelique* but on Account of her
 Good Services that I the said *Marianne* Coarant
 do Manumit and make free the said *Angelique*
 To have and to hold her liberty and
 freedom together together with her future Issue
 and Increase entire from henceforth & forever so
 So that neither I the said *Marianne* Coarant
 my Heirs Executors Administrators or Assigns
 from the Date hereof Can shall have in the Court
 up any Right Title Interest Claim or Demand
 whatsoever in or to the Labour or Services of
 the said *Angelique* or her future Issue Increase
 but I the said *Marianne* Coarant my Heirs
 Executors Administrators or Assigns of and
 from all such Right Title Claim and Demand
 shall be barred & Excluded by these presents
 In Witness Whereof I the said *Marianne*
 Coarant have hereunto set my hand & Seal
 this twenty fourth day of March One thousand
 Eight hundred
 Signed Sealed & Delivered in
 presence of
Henry Dyett
Matthew

Montserrat *Repaer Thomas Furlonge*
Esquire Register of Dead Is. for said Island
 personally appeared *Henry Dyett* of the
 said Island Esquire who being duly sworn
 Upon the Holy Evangelists of Almighty God
 Deposeth and Says that he was present
 and saw *Marianne* Coarant do as above & same
 duly Sign Seal & deliver the foregoing
 sworn Before me this 2nd day of April 1799
Thos Furlonge Reg. of Dead Is.

Recorded this twentieth day of June One thousand eight hundred

This Indenture made
 the thirty first day of January in the thirty
 eighth year of the Reign of Our Sovereign Lord
 King George the third and in the year of Our Lord
 One thousand seven hundred and ninety eight
 Between Arthur Cole of Drogheda in the
 County of Fermanagh Esquire Decentrat in the
 Fermanagh Attalain of the One part and William
 Manning of the City of London Merchant
 of the Other part *Witnesseth* that the said
 Arthur Cole for and in Consideration of the Rents
 Covenants and Agreements hereinafter to be
 and Contained on the part and Behalf of the said
 William Manning his Executors Administrators
 and Assigns to be paid done and performed and
 for other good Causes and Considerations him
 therunto moving Hath Demised Granted
 and to farm let and by these presents Both
 Demised Grant and to farm let unto the said William
 Manning his Executors Administrators and
 Assigns All that and those two divided parts
 the whole into ten equal parts to be divided of all
 that plantation or parcel of Land situate lying and
 being on Saint George Hill in the parish of Saint
 Anthony in the Island of Monkserrate of certain
 Bounes on the South side with the Lands formerly
 held by Arthur Garryl and John Deveran Deceased
 and the Lands now or late in the possession of Katherine
 on the North and East sides with the Lands formerly
 held by Frances Ey and Roger Wike Deceased
 and on the West side with the several parcels of Land
 now or heretofore in the possession of John Ey
 Edmund Elary John Collins and Eliza Northane
 Containing in the whole by Estimation two hundred
 and the Lands more or less together with two

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 Undivided parts the whole into ten equal parts
 to be divided of all the Rents pastures feedings
 provisions Timber Trees Woods Underwoods water
 water Courses profits privileges and appurtenances
 therunto belonging or in any wise appertaining
 To have and to hold the said two
 Undivided parts the whole into ten equal parts
 to be Divided of the said Plantation Caves and
 all and singular Other the premises herebefore
 Demised and intended do to be with the appur-
 tenances therunto belonging or in any wise
 appertaining unto the said William Manning his
 Executors Administrators and Assigns from the
 twenty fifth day of December last past for and
 during and unto the full End and Term of Twenty
 One years from thence next ensuing and fully
 to be completed and Ended by the said William
 Manning his Executors Administrators and
 Assigns Yielding and paying therefore
 and thereout yearly and every Year during the
 said term hereby Granting unto the said
 Arthur Cole his Heirs and Assigns the yearly
 Rent or sum of twenty pounds Sterling lawful
 Money of Great Britain according to the Value
 and Currency of money in England upon the
 Royal Exchange of London at two of the most
 Usual Rates and Terms of payment in this
 year that is to say on the Anniversary of the Birth of
 Our Lord Christ and the feast of Saint John
 Baptist by even and Equal portions the first
 Payment thereof to be made at or upon the
 Anniversary of the feast of Saint John the Baptist
 next ensuing the date of these presents the said
 to be paid as payable as aforesaid without
 Deduction or Retention thereof for any
 or means of any Rates Taxes Imposts

Appointments whatsoever Ordinary or Extraordinary
 that are shall or may be taken raised laid
 Assessed or Raised upon or out of the said
 Demised premises or any part thereof by or to
 the Church or estate public or otherwise
 And if it shall happen that the said Yearly
 Rent or any part thereof shall be Behind and
 Unpaid for or by the space of Twenty One years
 next after any of the said Years or days herein
 before appointed for the payment thereof then
 it shall and may be Lawfull to and for the said
 Author Cole his Heirs and Assigns and his and
 their Agent or Attorney into the said Demised
 Premises or any part thereof to enter and Distrain
 and the Distress and Distressed then and there
 found to take leave and Carry away and
 Dispose of according to Law until the said
 Reverend Rent and all arrears thereof and all
 Costs Damages and Expences which shall
 Attend the taking and Disposing thereof shall
 be fully paid and Satisfied. And if it shall
 happen that the said Yearly Rent or any part
 thereof shall be behind and unpaid by the
 space of six months next Over or after either
 of the said Years or days hereinbefore appointed
 for payment thereof then it shall and may be
 Lawfull to and for the said Author Cole his
 Heirs and Assigns Agent or Attorney into the
 said Demised premises or any part thereof
 in the name of the two Undivided parts hereby
 Demised to enter and the same to have hold
 Occupy possess and Enjoy as in his and their
 former Estate any thing in these presents is
 contained to the contrary thereof in any wise
 notwithstanding. **AND** the said William
 Attorney for himself his Executors Administrators

Deeds
 1795

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 and Assigns Doth Covenant promise and Agree
 to and with the said Author Cole his Heirs
 Executors Administrators and Assigns Respectively
 by these presents in manner and form following
 that is to say that he the said William Attorney
 his Executors Administrators and Assigns shall
 and will from time to time and at all times hereafter
 during the said Term hereby Granted well and
 truly pay or Cause to be paid unto the said
 Author Cole his Heirs Executors Administrators
 and Assigns the said Yearly Rent or sum of Twenty
 pounds British Sterling on the days and times
 and in such manner and at such places as it
 herein mentioned limited and appointed for the
 payment thereof. **AND** that the said
 William Attorney his Executors Administrators
 and Assigns shall and will at his and their or
 some or one of their proper Costs and Charges from
 time to time and at all times hereafter during the
 said Term hereby Granted well and sufficiently
 maintain repair and Amone and Cleanse all
 the fenced cotes Rouds and Water Courses to the
 said premises hereby Demised or any part thereof
 belonging or in any wise appertaining and all
 and singular the premises hereby Demised the
 Fences cotes Rouds and Water Courses
 therunto Belonging being so well and sufficiently
 maintained repaired Amoned and Cleanse
 at the end or other sooner Determination of the
 said Term hereby Granted shall and will peaceably
 and Quietly leave surrender and give up unto the
 said Author Cole his Heirs or Assigns **AND**
ALSO shall and will leave the Platoon Land
 which shall be then growing or being on those
 premises together with the sicken or at least the
 stores of sicken and other goods and chattels



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condition And the said Author Cole for
himself his heirs and assigns Doth hereby
Covenant promise and agree to and with the
said William Manning his Executors Admi-
nistrators and assigns that it shall and
may be lawful to and for the said William
Manning his Executors Administrators and
assigns at any time during the continuance
of this present Demise or at the Expiration thereof
to remove take and carry away all and every the
Buildings Dwelling Houses Currying Houses
Dwelling Houses, Cattle, Stills Copper or Other
work or Utensils by the said William Manning
his Executors Administrators and assigns now
or at any time during this Demise Erected Built
Placed or fixed upon the said premises hereby
Demised or any part thereof and if at any time
During this present Demise any foreign
Enemy shall invade and take possession of
the said Island or any part of said Island
wherein the said Demised premises are Situate
that then and from thenceforth and during the
time the said William Manning his Executors
Administrators or assigns shall be kept out
of the possession of the said premises by such
Enemy without his or their wilful Default
the Rent hereinbefore reserved shall cease and
be Suspended any thing hereinbefore Contained
to the contrary thereof in any wise Notwithstanding
AND that he the said William Manning his
Executors Administrators and assigns paying
the said Yearly Rent of Twenty Pounds as
aforesaid and Observing fulfilling and keeping
all and singular the Covenants Articles and
Agreements hereinbefore reserved and contained
to the part and behoof of the said William

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Manning his Executors Administrators and
assigns to be paid done and performed shall
and may peaceably and quietly have hold occupy
possession and enjoy the said two Undivided parts
the whole into ten equal parts to be divided of all
and singular the said plantation and all and
singular Other the premises hereby Demised
with their and every of their Appurtenances without
any let suit trouble Denial Interruption Eviction
or Ejection of from or by the said Author Cole his
Heirs and assigns or any person or persons
Lawfully Claiming or to Claim any Estate Right
Title or Interest in or to the said premises or
any part thereof by from or under him them or
any or either of them or by or through their Act assent
consent or procurement AND it is further
Mutually concluded and agreed upon by and
Between the said parties to this present that
in case the said William Manning his Executors
Administrators or assigns shall be minded
and desirous to Determine this present Indenture
of Lease and the premises hereby Demised at
the end of seven years from the twenty fifth Day
of December last past or at the end of fourteen
Years from the same twenty fifth Day of December
last past and that the said William Manning
his Executors Administrators or assigns do and
shall by the space of One Year and Six Months
next before the Expiration of the said seven or
fourteen Years as the Case shall happen of the
said Term hereby Granted give unto the said
Author Cole his Heirs or assigns Agent or
Attorney or leave at his or their last known
usual place of abode Notice in writing
the hand and seal of the said William Manning
his Executors Administrators or assigns


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 such Intention to surrender that then and
 in such Case and from and After the Expiration
 of a space of One year and six months the
 Rent being to that time paid and the Covenants
 performed According to the true Intent and
 meaning of these presents this Indenture
 and every Clause and thing herein contained
 shall for the Remainder of the said term of twenty
 One years then to Come and unexpired Cease
 Determine and be Utterly Void to all Intents
 and purposes whatsoever any thing herein before
 contained to the contrary thereof in any wise
 notwithstanding. And lastly the said Author
 Cole doth hereby Nominate constitute and
 Appoint Henry Hamilton and Thomas Steele
 Esquires both of the said Island of Antigua
 Jointly and severally to be the true and lawful
 Attornies of him the said Author Cole to
 Acknowledge these presents before the proper
 Officer in the said Island of Antigua to be
 the Act and Deed of the said Author Cole
 and to do all Other Acts matters and things
 which may be in any wise requisite for
 procuring this present Lease to be duly
 Registered and Recorded in proper Court or
 Office of Record of the said Island According
 to the Laws and Customs of the same. In
 Witness whereof the said parties have hereunto
 set their hands and seals the day and year
 first in these presents written.

At Cole  Wm  Manning
 To all to whom these presents shall
 Come I the Right Honorable Thomas Hemming
 Lord Mayor of the City of London Do hereby

Verify that on the Day of the Date hereof
 personally Came and appeared Before me
 John Edward Reynolds the Deponent named
 named in the Affidavit hereunto Annexed
 being a person well known and worthy of good
 Credit and by solemn Oath which the said Deponent
 then took before me upon the Holy Evangelists of
 Almighty God Did solemnly and Sincerely
 Declare testify and Depose to be true the several
 matters and things mentioned and contained
 in the said Annexed affidavit.

In Faith and Testimony

Whereof I the said Lord Mayor have
 caused the Seal of the Office of
 Mayoralty of the said City of Dublin
 to be hereunto put and affixed and
 three several Witnesses of Lease
 mention and referred to in and by
 the said Affidavit to be hereunto
 Annexed. Dated in Dublin the
 twenty second day of February in
 the Year of Our Lord One thousand
 seven hundred and Ninety Eight


 The Hemming
 John Edward Reynolds of

Esquires in the County of Westchester and
 Kingdom of Great Britain Gentleman doth
 Oath and declare that Author Cole, Author
 Stynes, Benedict Hamilton and Elmer
 Hamilton in the three several Indentures
 of Lease hereunto Annexed named did
 sign seal and as their several and respective
 Acts and Deeds Delivered each of the said
 three several Indentures in the presence

Joseph Franklin Chambers of Amgenest Street
in the City of Dublin Gentleman and Attorney at
Law and him their Deponents, And that the
several and respective Names of "Tr. Cole"
Author & Sylmer Benedict & Hamilton and
Deacon & Hamilton to the said Indentures of
Lease Respectively Set and Subscribed as
the party executing the same is of the proper
hand writing of the said Author Cole, Author
Sylmer Benedict & Hamilton and Deacon
Hamilton and also that the Name of "John
Dun" Reynolds and of "John" Chambers
themselves Respectively Set and Subscribed as
the Witnesses Attesting the Execution thereof
are of the respective proper hand writing, of
the said Joseph Franklin Chambers, and
him their Deponents.
Witness this 25th Day of February 1798 before
me at the Manse
Harris Dublin
Thos. Hemming

This Indenture made
the thirty first day of January in the thirty
Eight year of the Reign of Our Sovereign Lord
King George the third and in the year of Our
Lord One thousand seven hundred and Ninety
Eight **Between** Author Sylmer of
Donoea Castle in the County of Wickare Esquire
of the One part and William Manning
of the City of London Merchant of the Other part
Witnesseth that the said Author Cole
for and in consideration of the Rents Covenants

and Agreements herein after and Contained
Contained on the Part and Behalf of the said
William Manning his Executors Administrators
and Assigns to be paid done and performed
and for the good Considered and Considerations
him thereto moving Hath Demised granted
Set and to farm let and by these presents
Doth Demise grant Set and to farm let unto
the said William Manning his Executors Admin-
istrators All that and those three Undivided
Parts the whole into ten equal parts to be divided
of all that plantation or parcel of Land situate
lying and being on Saint George Hill in the Parish
of Saint Anthony in the said Island of Cork
as near a Boundary on the South side with the Land
formerly held by Matthew Barry and John
Devereux Deceased and the Land now or late in
the possession of Katherine on the
North and east sides with the Land formerly held
by Francis Ely and Roger Mike deceased and on
the west side with the several parcels of Land now
or heretofore in the possession of John Dyer Susan
Ellery John Collins and Elias Northey Containing
in the whole by Estimation two hundred Acres
be the same more or less together with three or
Undivided parts the whole into ten Equal parts
to be divided of all the Caves pastures pasture
provisions timber trees woods underwoods
water water courses profits privileges and
appurtenances thereto belonging or in any wise
appertaining To have and to hold
the said three Undivided parts the whole into
ten equal parts to be divided of all the said
Plantation Caves and all and singular of the
the premises herebefore Demised or granted
and to be with the appurtenances

thereto belonging or in any wise appertaining
unto the said William Manning his Executors
Administrators and Assigns from the twenty
fifth day of December last past for and during
and unto the fullness and term of Twenty One
years from thence next ensuing and fully to
be completed and ended he the said William
Manning his Executors Administrators and
Assigns **Yielding and paying**
therefor and thereunto yearly and every year
During the said term hereby granted unto
the said Author & his heirs and Assigns
the yearly Rent or sum of Thirty pounds Sterling
Lawfull money of Great Britain According
to the Value and Currency of said money in England
upon the Royal Exchange of London at two of the
most usual Feasts or Terms of Payment
of Rent in the year that is to say the Anniversaries
of the Birth of Our Lord Christ and the Feast of
said John the Baptist by Equal and even
proportions the first payment thereof to be
made at or upon the feast day of Saint John
the Baptist next ensuing the date of these
presentes the said Rent to be paid and payable
as aforesaid without any Deduction or Abatement
thereout for or by Reason or means of any Rates
Taxes Impositions or Assessments whatsoever
Ordinary or Extraordinary that are shall or may
be or shall be levied laid assessed or raised upon
or out of the said Demised premises or any part
thereof by or to the Church poor Rate public or
otherwise and if it shall happen that the said
yearly Rent or any part thereof shall be behind
and unpaid for or by the space of twenty One
Days next after any of the said Feasts or Days
hereinbefore appointed for the Payment thereof

then it shall and may be Lawfull to and for the
said Author & his heirs and Assigns to
and his and their Agent and Attorney into the
said Demised premises or any part thereof to
enter and Distrain and the distress and distresses
thereon and thereupon to take lead and Carry away
sell and dispose of According to Law until the said
Reserved Rent and all Arrears thereof and all
Costs Damages and Expenses which shall
be paid and the taking and disposing thereof shall
be fully paid and Satisfied And if it shall
happen on the said yearly Rent or any part thereof
shall be behind and unpaid by the space of twenty
Days next Over or After either of the said Feasts or
Days hereinbefore mentioned for payment thereof
then it shall and might be Lawfull to and for the
said Author & his heirs and Assigns
Agent or Attorney in the said Demised premises
or any part thereof in the name of the three
Undivided parts hereby Demised to Rent in
the name to have hold Occupy possess and
enjoy as in his and their former Estate any thing
in these presentes contained to the contrary
thereof in any wise notwithstanding **And**
the said William Manning for himself his
Executors Administrators and Assigns doth
Covenant promise and agree to and with the
said Author & his heirs and Assigns respectively by these presentes
in manner and form following that is to say
that he the said William Manning his Executors
Administrators and Assigns shall and will
from time to time and at all times hereafter
during the said term hereby granted to and
truly pay or cause to be paid unto the
said Author & his heirs and Assigns

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Administrators and Assigns the said yearly
Rent of Thirty pounds British Sterling
money on the day and times and in such manner
and at such place as is hereinbefore mentioned
mitted and appointed for the payment thereof
And also that he the said William
Manning his Executors Administrators and
Assigns shall and will at his and their or some
or one of their proper Costs and Charges from
time to time and at all times hereafter during
the said Term hereby granted well and sufficiently
maintain Repair and Amend and Cleanse
all the fences Meets Boundaries and Water Courses
to the said premises hereby Demised or any
part thereof belonging or in any wise appertaining
and all and singular the premises Demised
the Fences Meets Boundaries and Water Courses
thereinto belonging being so well and sufficiently
maintained repaired and Amended and
Cleaned and the end or other sooner Determination
of the said Term hereby granted shall and will
Peaceably and Quietly leave Surrender and
Yield up unto the said Author Author his
Heirs and Assigns and also shall and will
leave the Plant Canes which shall be then
growing or being on the said premises together
with fifteen or at least ten Acres of plant Canes
in good Order and Condition And the said
Author Author for him his Heirs and Assigns
and Assigns Doth hereby Covenant promise and
Agree to and with the said William Manning
his Executors Administrators and Assigns that
it shall and may be Lawful to and for the said
William Manning his Executors Administrators
and Assigns at any time during the Continuance
of this present Demise or at the Expiration thereof


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to remove take and carry away all and every the
Buildings Boiling Houses Curing Houses
Distilling Houses stills stills of copper and Other
work or Utensils by the said William Manning
his Executors Administrators or Assigns now or
at any time during this demise And he shall
placed or fixed upon the said premises hereby
Demised or any part thereof and if at any time during
this present demise any Foreign Enemy shall invade
and take possession of the said Island or of the part
of the said Island wherein the said premises are
situate that then and from thenceforth and during
the time the said William Manning his Executors
Administrators and Assigns shall be kept out of
the possession of the said premises by such Enemy
without his or their Willful Default the Rent hereinbefore
Reserved shall cease and be suspended any thing
hereinbefore contained to the contrary thereof in any
wise notwithstanding and that he the said
William Manning his Executors Administrators
and Assigns paying the said yearly Rent of
Thirty pounds as aforesaid and observing
performing and fulfilling and keeping all and
singular the Covenants Articles and Agreements
hereinbefore recited and contained on the part
and Behalf of the said William Manning his
Executors Administrators and Assigns to be per-
formed and performed shall and may Peaceably
and Quietly have hold occupy possess and en-
joy the said three Undivided parts the whole into three
equal parts to be divided of all and singular the
said plantation and all and singular Other the
premises hereby demised with them and every
their appurtenances without any let hindrance
Interruption Detraction or Infringement of
or by the said Author Author his Heirs and Assigns

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or any person or persons lawfully claiming or to
claim any Estate Right Title or Interest of or to
the said Premises or any part thereof by force
or under him thereof any of either of them or by or
through their Act Assent or consent or procurement
And it is further mutually concluded and
Agreed upon by and between the said parties to
these presents that in case the said William
claiming his Executors Administrators and
Assigns shall be minded and desirous to determine
this said Indenture and the premises hereby
Demised at the end of seven years from the twenty
fifth day of December last or at the end of fourteen
years from the same twenty fifth day of December
last and that the said William claiming his
Executors Administrators or Assigns do and
shall by the space of One year and six months
next before the Expiration of the said seven years
or fourteen years as the Case may Require of the
said Term hereby granted give unto the said
Author Aylmer his Heirs or Assigns Agent or
Attorney or leave at his or their last known usual
place of abode Notice in writing under the Hand
and Seal of said William claiming his Executors
Administrators or Assigns of such Intention to
determine that then and in such Case and from
and after the expiration of the said space of One
Year and Six months the Rent being to that time
paid and the said Covenants performed according
to the true Intent and meaning of these presents
this Indenture and every clause and thing
herein contained shall for the Remainder of the said
Term of twenty One years then to Come and
unexpired cease determine and be utterly void so
as Intents and purposes whatsoever any thing
herein before contained to the contrary thereof in

wise & notwithstanding And lastly the said
Author Aylmer doth hereby nominate constitute
and appoint Henry Kinnel Don and Thomas Claude
Esquires both of the said Island of Montserrat
Jointly and severally to be the true and lawful
Attorneys of him the said Author Aylmer to Acknowledge
these presents before the proper Officer in the said
Island of Montserrat to be the Act and deed of the
said Author Aylmer and to do all other Acts
Matters and things which may be in any wise
Requisite for procuring this present Lease to be duly
Registered and Recorded in the proper Court or
Office of Records of the said Island according to the
Laws and Customs of the same In Witness
whereof the said parties have hereunto set their
hands and seals this day and year first in these
presents written in

Author Aylmer  Wm Manning
Signed Sealed and sealed and Delivered
delivered by the within by the within names
named Author Aylmer William Manning
(being first duly stamped) being first duly stamped
in presence of in the presence of

Mr. Edw. Reynolds
Grays Inn London
Joh. Toke Chambers
Att. at Law Dublin

Th. Whangham

To all to whom these presents shall
Come I John William Anderson
Esq. Mayor of the City of London In pursuance
of Act of Parliament made and passed in the 4th
year of the King of Great Britain by the
Parliament of Great Britain Intituled an Act

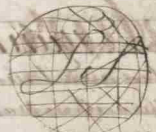
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more easy recovery of Debt in his Majesty's
Plantations and Colonies in America. Do
hereby certify that on the day of the
Date hereof personally Came and appeared
before me William Nef the Deponent named
in the Affidavit herunto Annexed being a person
well known and worthy of Good Credit and by
solemn Oath which the said Deponent then took
before me upon the Holy Evangelists of Almighty
God Did solemnly and sincerely declare testify
and depose to be the true the several Matter
and things mentioned and contained in the
said Affidavit.

In Faith and Testimony

Whereof the said Lord Mayor have
caused the seal of the Office of Mayoralty
of the said City of London to be hereunto
put and affixed and the three
several Indentures of Leases
mentioned and referred to in and
by the said Affidavit to be hereunto
also Annexed. Dated in
London the first day of February
in the year of Our said One
thousand seven hundred and
Ninety eight

William Nef of Billiter Square London
Gentleman maketh Oath that William Manning
in the three several Indentures of Leases herunto
Annexed named and duly sign seal and as
his Act and Deeds deliver each of the said three
several Indentures in the presence of Richard
Wingham of Billiter Square afore said
Gentleman and this Deponent and that the



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Name William Manning to the said Indentures
of Leases Respectively set and subscribed as the
Party Executing these Warrants of the proper
hand writing of the said William Manning and
also that the names R^a Wingham and Wm Nef
thereto Respectively set and subscribed as the
Witnesses attesting the Execution thereof are of the
Respective proper hand writing of the said Richard
Wingham and him this Deponent.

Given at the Mansion } Wm Nef
House London this 1st
February 1798 before me }
Anderson
attorney

This Indenture made
the thirty first day of January in the thirty eight
year of the Reign of Our Sovereign Lord King
George the third and in the year of Our Lord
One thousand seven hundred and Ninety eight
Between Benedict Hamilton
of the City of Dublin Esquire Barrister at Law
Eldest surviving Son and heir at Law of Hans
Hamilton late of the same City Widow and
Relect Esquire Deceased and Eleanor
Hamilton of the same City Widow and Relect
of the said Hans Hamilton of the One Part
and William Manning of the City of
London Merchant of the Other Part Witnesseth
that the said Benedict Hamilton and Eleanor
Hamilton for and in consideration of the sum of
Twenty pounds Agreed to hereunto
have given and granted on the part of

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of the said William Clanning his Executors
Administrators and Assigns to be paid done
and performed and for other good Carried and
Considerations them thereunto moving have
and each of them Hath Demisea Grants
set and to farm let and by the represents To
and each of them To the Demisea Grant and to
farm let unto the said William Clanning
his Executors Administrators and Assigns
All that and there One undivided Moiety
that is to say five undivided parts the whole into
ten equal parts to be divided of all that plantation
or parcel of Land situate lying and being in
Saint George's Hill in the parish of Saint Peter
in the Island of Montserrat aforesaid and
bounded on the Southward with the Land
formerly held by Martha Laxey and John
Deverin Decedent and the Land now or late
in the possession of Katherine on
the North and East sides with the Land formerly
held by Frances Ely and Roger Wyke decedent
and on the West side with the several parcels
of Land now or heretofore in the possession of
John Dyer Susannah Eley John Collings
and Elias Northen Containing in the whole
by Estimation two hundred Acres to the same
more or less together with an Undivided Moiety
of all the Lanes pastures feedings Provisions
Timber Trees Woods Underwoods waters and
trades courses profits privileges and appurtenances
thereunto belonging or in anywise appertaining
To have and to hold the said undivided
Moiety of the said plantation
Caves and all singular Other the premises
herebefore Demisea mentioned and in
intended to be with the appurtenances

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thereunto belonging or in anywise appertaining
unto the said William Clanning his Executors
Administrators and Assigns from the twenty
fifth day of December last past for and during and
unto the full end and Term of twenty One years
from thence next ensuing and fully to be completed
and ended. He the said William Clanning
his Executors Administrators and Assigns
Yielding and paying therefore
and thereout yearly and every year for so many
years of the said Term hereby Granted as the said
Elinor Hamilton shall happen to live unto the
said Elinor Hamilton and her Assigns the
yearly Rent a sum of Fifty Pounds Sterling
lawful Money of Great Britain according to the
Value and Currency of Money in England
upon the Royal Exchange of London at two of the
most usual Feasts or Terms for Payment
in the year that is to say on the Anniversary
of the Birth of Our Lord Christ and the Feast of
Saint John the Baptist by even and equal
portions the first Payment thereof to be made at
or upon the Anniversary of the feast of Saint John
the Baptist next ensuing the date of these
presentes And in Case the said Elinor Hamilton
shall die before the Expiration of the said Term
of twenty One years then he the said William
Clanning his Executors Administrators and
Assigns **Yielding and paying**
from and immediately after the Death of the
said Elinor Hamilton therefore and thereout
yearly and every year during so many years
of the said Term as shall be unexpired after
the decease of the said Elinor Hamilton
unto the said Elinor Hamilton her Assigns
and Assigns the like yearly Rent a sum of Fifty Pounds
Sterling Lawfull Money

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money of Great Britain according to the Value
 and Currency of Money in England upon the
 Royal Exchange of London upon the two Days
 of payment in every year herein before mentioned
 by even and equal portions the first Payment
 thereof to be made upon each of said Days
 as shall happen next after the decease of the
 said Elinor Hamilton during such term the
 said Respected Rents to be paid and payable
 as aforesaid without any deduction or
 Abatement thereof or for or by reason or means
 of any Rates Taxes Impositions or assessments
 whatsoever Ordinary or Extraordinary that
 are shall or may be later Taxes and
 Assessments or raised upon or out of the said
 demised premises or any part thereof by or to
 the Church poor State public or otherwise
 And if it shall happen that the said Yearly
 Rent or any part thereof shall be behind or
 unpaid by the space of twenty One days
 next after any of the said Feasts or days
 here before appointed for the payment thereof
 then it shall and may be Lawful to and
 for the said Elinor Hamilton and her Agent
 Attorney and Assigns during the Life of the
 said Elinor Hamilton and from and after her
 decease for the said Benedict Hamilton his
 Heirs and Assigns and his and their Agent
 or Attorney into the said Demised premises
 or any part thereof to enter and Distrain and the
 Distress and Distresses then and there found
 to take and drive away sell and dispose of
 according to Law untill the said Reserved Rent
 thereof and all Costs Damages and Expences
 which shall attend the taking and disposing
 thereof shall be fully paid and satisfied and

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and if it shall happen that the said Yearly Rent
 or any part thereof shall be behind and unpaid
 by the space of sixty days next Over or after either
 of the said Feasts or days here before appointed
 for Payment thereof then it shall and may be
 Lawful to and for the said Elinor Hamilton
 and her Assigns Agent or Attorney during
 her life and from and after her decease for
 the said Benedict Hamilton his Heirs and
 Assigns Agent or Attorney into the said
 Demised premises or any part thereof in
 the Name of the Undivided society hereby
 Demised to Reenter and the same to have
 hold Occupy possess and Enjoy as in her
 his or their former Estate any thing in these
 presents Contained to the contrary thereof
 in any wise Notwithstanding And the
 said William Manning for himself his
 Executors Administrators and Assigns
 Doth Covenant promise and Agree to and
 with the said Elinor Hamilton her Executors
 Administrators and Assigns Respectively
 by these presents in manner and form
 following (that is to say) that he the said
 William Manning his Executors Administrators
 and Assigns shall and will from time to
 time and at all times here after during the
 said Term hereby Granted well and truly
 pay or Cause to be paid unto the said Elinor
 Hamilton his Executors Administrators
 and Assigns during so many Years of a
 Term as shall from and Immediately after
 the Decease of the said Elinor Hamilton be
 to Run and Unexpired of said Yearly Rent
 a sum of Fifty pounds British the
 Day and a time and a such manner

and at such places as is hereinbefore
mentioned limited and appointed for
payment thereof and also that the said
William Manning his Executors Administrators
and Assigns shall and will at his and
their or some of One of their proper Costs
and Charges from time to time and at all
times hereafter during the said Term
hereby well and sufficiently maintain
Repair Repair and Ammend and Cleanse
all the Fences of the said Round and Water-
Course to the said premises hereby Demised
or any part thereof belonging or in any wise
appertaining and all and singular the
premises hereby demised the Fences of the
Round and Watercourse being so well
and sufficiently maintained repaired
Amended and Cleanse at the end or other
done Determination of the said Term hereby
Granted shall and will peaceably and
Quietly leave Surrender and Yield up
unto the said Elinor Hamilton if she shall
be then living or if she or if she shall be
dead to the said Benedict Hamilton his
Heirs or Assigns and also shall and
will leave the Potato Cane which shall be
then growing or being on the said premises
together with the fifteen or at least Ten Acres
of Plant Cane in good Order and Condition
AND the said Elinor Hamilton and
Benedict Hamilton do hereby for themselves
Respectively and the said Benedict Hamilton
Doth for his Heirs and Assigns hereby
Covenant promise and agree to and with
the said William Manning his Executors
Administrators and Assigns that it shall

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and may be Lawful to and for the said William
Manning his Executors Administrators and
Assigns at any time during the Continuance
of this present demise at the Expiration thereof
to remove take and Carry away all and every
the Buildings Boiling Houses Curing Houses
Distilling Houses Stills Stills Coppers or
Other Work or Utensils by the said William
Manning his Executors Administrators
and Assigns now at any time during this
present demise any Foreign Enemy shall
Invasion and take Possession of the said Island
or of the part of the said Island wherein the
said Demised premises are situate that
then and from thenceforth and during the
time the said William Manning his Executors
Administrators or Assigns shall be kept
Out of Possession of the said premises by
such Enemy without his or their Willful
Default the Rent herebefore Reserved shall
Cease and be Suspended any thing herein
before Contained to the Contrary thereof in any
wise Notwithstanding AND that he the
said William Manning his Executors
Administrators and Assigns paying the
said Yearly of fifty pounds as aforesaid
and Observing performing and fulfilling
and keeping all and singular the Covenants
Articles and Agreements hereinbefore
Reserved and Contained on the Part and
Behalf of the said William Manning his
Executors Administrators and Assigns to
be paid done and performed shall and may
peaceably and Quietly have hold Occupy
possess and enjoy the said Island
the twelfth half Part of all and singular

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Other the premises hereby Demised with
 their and every of their Appurtenances
 without any let suit trouble Denial or
 Interruption Ejection or Eviction of from
 or by the said Elinor Hamilton and
 Benedict Hamilton or either of them their
 or either of their Heirs or Assigns or any
 person or persons whatsoever Lawfully
 Claiming or to Claim any Estate Right Title
 or Interest of in or to the said premises
 or any part thereof by from or under them or
 either of them or by or through their or either
 of their Act or Acts Means or Procurement
 AND it is further mutually Concluded
 and agreed upon by and between the said
 Parties to these presents that in Case
 the said William Canning his Executors
 Administrators or Assigns shall be
 minded and desirous to Determine this
 present Indenture of Lease and the
 premises hereby Demised at the end
 of seven years from the twenty fifth day
 of December last past or at the end of
 fourteen years from the same twenty
 fifth day of December and that the said
 William Canning his Executors
 Administrators and Assigns do and
 shall by the space of One year and Six
 Months before the Expiration of the said
 seven years or fourteen years as the Case
 shall happen of the said Term hereby
 granted Give unto the said Elinor Hamilton
 and Benedict Hamilton if they shall both
 be living or if the said Elinor Hamilton
 shall be dead to the said Benedict his
 Heir and Assigns Agent or Attorney

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or leave at his or their last known usual
 place of abode Notice in Writing under the
 hand and seal of the said William Canning
 his Executors Administrators or Assigns of such
 Intention to Surrender that them and in such
 Case and from and after the Expiration of the
 said space of One year and six months the Rent
 being to that time paid and the Covenants
 performed According to the true Intent and
 meaning of these presents this Indenture and
 every Clause and thing herein Contained shall
 for the Remainder of Twenty One years then to
 Come and Unexpired cease determine and be
 utterly Void to all Intents and Purposes
 whatsoever any thing hereinbefore Contained
 to the contrary thereof in any wise notwithstanding
 AND lastly the said Elinor Hamilton
 and Benedict Hamilton do and each of them
 doth hereby Nominate constitute and
 appoint Henry Hamilton and Thomas
 Meade Esquires both of the said Island of
 Montserrat jointly and severally to be the
 true and lawful Attorneys of them the said
 Elinor Hamilton and Benedict Hamilton
 to Acknowledge these presents before the
 proper Officer in the said Island of Montserrat
 to be the Acts and Deeds of the said Elinor
 Hamilton and Benedict Hamilton and to
 do all other Acts matters and things which
 may be in any wise requisite for procuring
 this present Lease to be duly Registered or
 Recorded in the proper Court or Office of Record
 of the said Island According to the Laws and
 Customs of the same IN WITNESS whereof
 the said Parties have hereunto set their
 hands and seals the day and Year first

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in the copied and written in
Recorded
This Benedict Hamilton & Elinor Hamilton
Seventh of William Manning
day of November Signed sealed and
One Delivered by the Sealed and Delivered
thousand within named Elinor by the within named
Seven Hamilton (being first William Manning
hundred duly stamped for being first duly
and ninety presence of us Stamped in the
Nine presence of
W^m Edw. Reynolds
Grays Inn London
J^{ts} T^{ch}l^r Chambers
Att^{ys} at Law Dublin

Signed sealed and Delivered by the
within named Benedict Hamilton
being first duly stamped for presence
of us
W^m Edw. Reynolds
Grays Inn London
J^{ts} T^{ch}l^r Chambers
Att^{ys} at Law Dublin

This Indenture made the thirteenth
day of November in the year of Our Lord One
thousand seven hundred and ninety Nine
Between John Younger of the Island of
Montserrat Esquire of the One part and
John Haynes Sherrett of the said Island
Gentleman of the Other part Witnesseth
that the said John Younger for and in

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consideration of the sum of three hundred &
Pounds Current Gold and Silver money of the
said Island to him in hand paid by the said
John Haynes Sherrett the Receipt whereof the
said John Younger doth hereby Confront and
Acknowledge that the said John Younger hath
Granted Bargained and sold to the said John
Haynes Sherrett and by the present
doth Grant Bargain and sell to the said John
Haynes Sherrett his Heirs and Assigns all that Plot or Parcel
of Land of him the said John Younger (formerly
the property of John Brady Esquire deceased)
situate lying and being in the Town of Plymouth
in the said Island Batted and Bounded
Eastwardly with the Lands of the late John
Harcum and Alexander Hood Esquires
Westwardly by the Lands of the late Mary Lee
free Mulatto woman and the lands of William
Brade and the late Daniel Brade Esquire
Northwardly by the Lands of Nathaniel Dose
Esquire with Mary Collinsgrave Spinster and
of the said William and Daniel Brade and
Southwardly by the Street leading to the Sea
or howsoever Otherwise the same is Batted
and Bounded To have and to hold
the said Plot or Parcel of Land heretofore
Aliened Bargained sold Enfeoffed and Confront
and every part and piece thereof with all and
every the Buildings and appurtenances unto
the said John Haynes Sherrett his Heirs and
Assigns to the Only proper Use and behoof
of the said John Haynes Sherrett his Heirs
and Assigns forever And the said John
Younger doth Grant for him and his Heirs
that they will consent and for ever Defend and

and singular to the premises by these presents
 Granted and every part and parcel thereof with
 all and every of their appurtenances into
 the said John Haynes Sherrett his heirs and
 assigns against him the said John Younger
 his heirs and assigns and every of them
 and against all and every other person and
 persons whatever In witness whereof
 the parties to these presents have hereunto
 set their hands and seals the day and
 year within written for
 signed Sealed and
 Delivered, in the
 presence of

John Younger
 John Carey
 James Sherrett

Montserrat Received of and
 from the within named John Haynes
 Sherrett the Sum of three hundred pounds
 of Current Gold and Silver Money being
 the Consideration Money within mentioned
 to have been paid by him to me I say Receive
 the said Sum the day and year within
 mentioned by me for

Witness
 John Younger
 John Carey
 James Sherrett

Montserrat Memorandum that on
 the thirtieth day of November in the year
 of Our Lord One thousand Seven hundred
 and Ninety nine at St. John was had
 and taken of the plot and parcel of land

and premises within Granted by John Younger
 and by him Delivered over to the within named
 John Haynes Sherrett To hold to him the
 said John Haynes Sherrett his heirs and
 assigns for ever According to the Contents and
 true meaning of the within written Indentures
 in the presence of us who have hereunto subscribed
 Our names as Witnesses of the said Deed and
 Deeds.

Recorded
 this fifth
 day of Montserrat
 April One

Personally appeared
 Thomas John Carey of the said Island Esquire who
 being duly sworn on the Holy Evangelists
 hundred of Almighty God Deposeth and saith that he
 together with James Sherrett of the said
 Island were present and did see John
 Younger of the said Island Esquire duly
 sign Seal and Deliver the within written
 Indentures and also the proper form of the within
 mentioned premises and that the names
 John Carey and James Sherrett is of the
 proper hand and writing of said James Sherrett
 and his Dependent
 Sworn before me this
 3^d day of January 1800

John Younger

1788

Montserrat Knowall
 MEN by these presents that I John
 Dowdy of the Island aforesaid Esquire
 for and in Consideration of the natural love
 and affection which I have for and bear
 towards my Children Ann Dowdy, Peter
 Dowdy, Elizabeth Dowdy, and Winifred
 Dowdy and also for and in Consideration
 of the sum of five Shillings of Current
 Gold and silver money of the said Island
 to me in hand paid by each of my said
 Children Ann, Peter, Elizabeth, and
 Winifred. And also for aivers other
 good causes and Considerations move
 thereunto moving I the said John Dowdy
 Have Granted Bargained Sold Alien'd
 Released and Confirmed and by these
 presents Do Grant Bargain Sell Alien
 Release and Confirm unto each of my
 said Children as followeth: That is to say
 unto my said Daughter Ann Dowdy One
 negroe man Slave named Peter Blake
 and a negroe Woman Slave named Betty
 unto my said Son Peter Dowdy a negroe
 man Slave named Anthony, unto my
 said Daughter Elizabeth a negroe Woman
 Slave named Mary and her Son William
 and unto my said Daughter Winifred
 a negroe Girl Called Salt Key and a negroe
 Woman Called Charlotte and her Son
 Manuel to have and to hold unto the
 said Ann Dowdy the said negroe man
 Slave named Peter Blake and the said
 negroe Woman Slave named Betty with
 the future Issue and Increase of the said

Betty unto the said Peter Dowdy the said
 negroe man Slave named Anthony, unto
 the said Elizabeth Dowdy the said negroe
 Woman Slave named Mary and her Son
 William, with the future Issue and Increase
 of the said Mary; and unto the said Winifred
 Dowdy the said negroe Girl Called Salt Key
 and the said negroe Woman named Charlotte
 and her Son Manuel together with the future
 Issue and Increase of the said Salt Key
 and Charlotte, for ever And I the said John
 Dowdy the said Slaves Peter Blake and Betty
 with the future Issue and Increase of the
 said Betty unto the said Ann Dowdy, the
 said Slave Anthony unto the said Peter Dowdy
 the said Slaves Mary and her Son William
 with the future Issue and Increase of the
 said Mary unto the said Elizabeth Dowdy
 And the said Slaves Salt Key, Charlotte
 and her Son Manuel with the future
 Issue and Increase of the said Salt Key
 and the said Charlotte unto the said
 Winifred Dowdy, for ever against me the
 said John Dowdy my Executors and
 Administrators and against all and every
 other person and persons whatsoever shall
 and will warrant and for ever by these presents
 Defend unto each of my said Children
 Ann Dowdy, Peter Dowdy, Elizabeth Dowdy
 and Winifred Dowdy and to them and each
 of their Executors Administrators and Assigns
 in manner herein and hereby granted unto
 them and each of them In Witness whereof
 I have hereunto set my hand and seal
 the Eighth day of December One thousand
 seven hundred and ninety five

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Sealed and Delivered
 & possession given of
 Betty unto Ann Dowdy
 Recorded of Anthony and Peter
 this Dowdy of Montserrat
 fourteenth Elizabeth Dowdy of
 say of Emanuel unto Montserrat
 Ann Dowdy in the name of
 One the whole In presence
 thousand of John Lucely Togan
 and eight hundred

Received the day and year within
 written of and from the within named
 Ann Dowdy the sum of five Shillings of
 Current Gold and Silver Money of the said
 Island from the within named Peter
 Dowdy the sum of five Shillings of like
 money from the within named Elizabeth
 Dowdy the sum of five Shillings of like
 money from the within named twelfth
 Dowdy the sum of five Shillings of like
 money being the Consideration Money
 within mentioned to be paid by them
 to me

Witness
 John Lucely Togan

Montserrat This Indenture
 made the sixteenth day of January in
 the year of Our Lord One thousand Eight
 hundred Between George Bramley of
 the Island aforesaid Gentleman of the

One part and Ann Bramley of the said
 Island Spinster of the Other Part Whereas
 the said George Bramley is Intitled in his
 Own Right to the several Negroes and Slaves
 of the Name following that is to say Michael
 Jimmy Crump, Betty Crump, London,
 and Estia, And hath proposed to Assign
 Over all his Right and Title in the aforesaid
 Slaves unto the said Ann Bramley upon
 the terms and Conditions hereinafter
 mentioned that is to say she the said Ann
 Bramley her Heirs Executors Administrators
 or assigns to provide for and allow him the
 said George Bramley sufficient Meat
 Drink, Washing and Lodging for and during
 the term of his Natural Life and also to
 allow him the said George Bramley the sum
 of thirty pounds Gold and Silver Money per
 Annum to be paid him yearly and every year
 for finding wearing Apparels to which the
 said Ann Bramley hath consented Now
 therefore this Indenture Witnesseth
 that the said George Bramley for and in
 Consideration of the Articles and Agreement
 herebefore Contained And also for and in
 Consideration of the Sum of ten Shillings
 Current Money of the said Island to him
 here and well and truly paid by the said Ann
 Bramley at and before the Sealing and
 delivery of these presents the Receipt whereof
 is hereby Acknowledged Hath Bargained
 Sold Alien'd Assigned Transferred and
 set Over and by these presents Doth Grant
 Bargain sell Assign Transfer and set Over
 unto the said Ann Bramley her Executors
 Administrators and assigns all his Right

1792

said George Bramley's Right title Interest
and property of and in the aforementioned
Negroes and Slaves of the manner following
that is to say Michael, Tommy Crump,
Billy Crump, London, and Latoro To have
and to hold the said Negroes and
Slaves named as aforesaid unto the said
Ann Bramley her Executors Administrators
and Assigns to the only proper use and
 behoof of her the said Ann Bramley her
Executors Administrators and Assigns
for ever fully lawfully peaceably and entirely
without any Contradiction Claim
Disturbance or hindrance of him the
said George Bramley or any Person in
whichever AND the said George Bramley
for himself his Heirs Executors Administrators
and Assigns all and singular his Right
and title of in and to the said Negroes
and Slaves named as aforesaid that is
to say Michael, Tommy Crump, Billy
Crump, London, and Latoro unto her the
said Ann Bramley her Executors
Administrators and Assigns against
him the said George Bramley his
Executors Administrators and Assigns
and against all and every other person
and persons whatsoever shall and
will warrant and for ever defend by these
presents In Witness Whereof the said
George Bramley has hereunto set my
Hand and Seal the day and year within
Written
Sealed and Delivered and
possession of all and singular
the said Slaves given by

Recorded Delivering the Slave
this seventh day of January
= tenth in the name of the whole
day of In the presence of
January Joseph Morton
One
thousand Received at Montserrat the day and year
Eight within written of and from the within named
thousand Ann Bramley the full sum of Ten Thousand
current money of the said Island being
the consideration within mentioned to be
paid by her to me
Witness George, G. Bramley
Joseph Morton Mark

Montserrat, To all People
to whom these presents shall come We
Isaac Martin, Joseph Martin, Elnor
Martin, and Mary Martin of the Island
aforesaid, for the Negroes and many more
valuable considerations that we have and
bear towards a Negro Woman Slave named
Mary Ann, HAVE unanimously emancipated
 enfranchised and set free and by these
presents DO unanimously Emancipate
 enfranchise and for ever set free from servitude
and Slavery, the said Negro Slave Mary Ann
So that we the said Isaac Martin, Joseph
Martin, Elnor Martin, and Mary Martin
our and each of our, Executors and
administrators may and shall not
at any time or times hereafter, have Claim
or demand any property or Interest in or

or Right or title to her, or her future Service and Increase, or to any Estate Real or personal, which shall or may belong to them or either of them; but that we the said Isaac Martin, Joseph Martin, Eleanor Martin, and Mary Martin our and each of Our Executors, Administrators and Assigns shall be

Recorded at Holy Rood and Excluded therefrom this and that then the said Negro Slave Mary Martin twentieth and her future Service and Increase shall day of be and remain absolutely free to all intents January and purposes whatsoever. In Witness Our Whereof we the said Isaac Martin, Joseph Martin, Eleanor Martin, Eleanor Martin, Mary Martin Eight have hereunto set Our hands and Seals hundredth this 29 Day of October In the year of Our Lord One thousand Seven hundred and Ninety Nine.

Witness	Isaac Martin	(S)
Richard Dubery	Joseph Martin	(S)
Sucetia Carby	Eleanor Martin	(S)
	Mary Martin	(S)

Montserrat

Before Thomas Furlong Register of Deeds &c.

Appeared personally Richard Dubery of the said Islands who made Oath on the Holy Evangelists of Almighty God that he was present together with Sucetia Carby of said Islands Spinster and did see the within attestation duly Executed by the within named Isaac Martin, Joseph Martin Eleanor Martin and Mary Martin

Richard Dubery

Sworn Before me this
20th January 1800
Thos Furlong
Reg of Deeds &c.

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Montserrat This Indenture

made this twentieth day of January In the year One thousand Eight hundred Between William Carey of the said Island Merchant and Mary his Wife of the One part and John Hunter of the said Island Esquire and the other of the said Mary of the Other part.

Whereas previous to and upon the Intervening of the said William Carey with the said Mary his now Wife It was agreed between them that all the personal Estate of her the said Mary consisting of seven Negroes and named as follows, William (a Boy) Quashaba, Tanny (women), Harriet, Mary, Maria and Alicia (Girls) should be conveyed, settled and assigned to the sole and separate use and Benefit of the said Mary the Wife of the said William Carey during her life and so on in such manner as that she and her Assigns might receive the Tent and earnings of the said Slaves for her Sole and separate use and Benefit exclusive of her said Husband, and whereunto he shall have no power to intermeddle; and further that the said Mary might give or dispose of the said Slaves and their Offspring or Increase by Deed or Will to whomsoever she thought proper; Now this Indenture witnesseth that in pursuance of the said Agreement and

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and for and in Consideration of the Love and Affection which the said William Carey hath and Beareth to the said Mary his Wife and of the sum of ten Shillings to the said William Carey and Mary his Wife in hand paid by the said John Buntin at or Before the Sealing and Delivery of these presents the Receipt whereof is hereby Acknowledged they the said William Carey and Mary his Wife Have and each of them hath granted Bargained and Sold and by these presents Do and each of them Doth grant Bargain and Sell unto the said John Buntin his Executors and Administrators the aforesaid seven Negroe Slaves namely William Quashaba, Tanny Harriet, Mary, Maria and Alicia To have and to hold the aforesaid Negroe Slaves and every of them and the future Issue and Increase of the said Females and the Rents and Earnings of all and every of them unto the said John Buntin his Executors and Administrators upon trust Nevertheless that he the said John Buntin his Executors Administrators and Assigns shall pay Over the said Rents or Earnings of the said Slaves to the proper hands of the said Mary Wife of the said William Carey during her Natural Life or to such person or persons as She notwithstanding her Coverture shall direct and appoint for her personal and separate use wherewith the said William Carey her Husband shall not intermeddle or have any power to receive Incumber or Dispose of the same and the Receipts the said Mary shall give to be good and Effectual Discharge

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and from and Immediately after the Decause of the said Mary Then upon further Trust that the said John Buntin his Executors or Administrators do and shall Assign Over the aforesaid Negroe Slaves or such of them as shall be living and the Issue and Increase of the said Females with such person or persons as she the said Mary; Notwithstanding her Coverture or whether Covert or Discouvert shall give or dispose the same, either by Deed or her last Will and Testament, which Deed or Will the said Mary is hereby and by the said William Carey her Husband to enable and empower to make In Witness whereof the said parties to these presents have set their Hands and Seals the day and year above Written

Signed and Delivered by
In presence of
Richard Dyett
Joseph Morton
Mary Carey
Buntin

Montserrat

Personally appeared
Richard Dyett of the said Island Gentleman who being duly Sworn on the Holy Evangelists of Almighty God deposeth and saith that he present and did see William Carey, Mary Carey and John Buntin parties named in the within Indenture duly sign Seal and Deliver the same and that the name "Richard Dyett" subscribed as a Witness of the above Execution of the same is of the proper hand writing of him this deponent, and this deponent further Maketh Oath that the "Joseph Morton" also thereto subscribed

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Witness with this Deponent is of the proper
hand writing of Joseph Gordon of the said
Island Gentleman

Sworn before me

this twenty first day Richard Dyall

of January 1804

The Surrogate

Reg of Deas B.

Est^d M^r Thomas Pond deceased

To John Young Dr

1796	To paid the predecepses	6 1 1/2
1797	Jan 18 To ditto the Secretary for looking at Deeds	0 6 0
July 7	To ditto William Daniel for his award concerning Land	3 0 0
	ditto William Allen grant for Land Charges	16 4 8
1798	June 5 To ditto Peter Daly as for Ballance of Judgment of Court	15 5 10 1/2
	ditto for List of Judgments	1 7 6
	ditto Commission for selling Land	1 16 0
1799	Nov 18 To ditto Harper and T. made their Judgment	50 2 0
	To ditto Charles Collins in part of his Sealed Notes	3 19 10 1/2
	To this sum in part of my Sealed Notes	3 19 10 1/2
		102.10.0

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1797
For 2 By you clerk of said sold at 102.10.0
Jan 18

Heard this thirtieth day of January One
thousand Eight hundred

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Montserrat know all men by
this presents that I Harry Paston of said
Island Clerk for and in Consideration of the
Sum of One thousand Pounds fifteen Shillings
Sterling money fully paid and owing unto
Charles Collins of said Island Esquire and for
securing the payment of the same with interest
also for and in Consideration of five Shillings
current Gold and Silver money of the said Island
fully paid to me in hand by the said Charles
Collins the Receipt whereof I do hereby acknowledge
I have granted Bargained and sold and by these
presents do grant Bargain Sell Alien Release
and Confirm unto the said Charles Collins all
my House hold Furniture, China ware Earthen
ware, Plate Kitchen ware, Chaise and Stairs
Table and Bed Room and Books particularly
mentioned and set forth in the Schedule or Schedules
hereunto annexed To have and to hold
the said House hold Furniture, China ware,
Earthen ware, Glass ware, Plate Kitchen ware,
Chaise and Stairs Table and Bed Room
and Books in the said Schedule mentioned
unto him the said Charles Collins his Executors
Administrators and Assigns for ever as his
and their own proper goods and Effects for the
purpose of securing the payment aforesaid
and the said Harry Paston the said Goods
and Effects mentioned in the Schedule hereunto
annexed and every part thereof unto him the
said Charles Collins his Executors Administrators
and Assigns against one my Heirs Executors
and Administrators and also against all
every other person or persons whomsoever
and in full ever warrant and for ever

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by these presents of all which said Goods
and Effects the said Charles in
collins in full possession by Delivering
him a Pimble Table in the name of the
whole at the selling and Delivery thereof
In Witness whereof I have hereunto set
my hand and Seal this twenty first day
of May One thousand seven hundred
and Ninety Nine

The schedule within mentioned referred to

At Slab	China ware
2 Lappanred washers	2 Large Dishes
a Lappanred Tea Tray	2 Second sized Ditto
a Lappanred Coffee tigger	2 Third ditto ditto
4 Cut Glass Salts	2 fourth sized ditto
2 pint Decanters	a Tureen, Cover & Dish
1 Quart Decanters	four baking Dishes
1 Blue quart Decanter	a Dozen Soup plates
4 Finger Basins	2 doz. 10 Shallow Ditto
a Tumbler & Cover	2 Salt cellars
4 Tumblers	One dozen Desert plates
2 China punch Bowls	One dozen Tureen & Stand
a Tea Urn	two Butter Bowls & Stand
Ten Blaise Glasses	a Salter's Bowl
a dozen small glasses	a handsome side Board
a Pair of Goblets	with a dozen Glass bottles &c
a Mustard Pot	a Table with two leaves
a Vinegar Cruet	13 Yester Chairs with Arms
2 Quart China Mugs	a Large Sofa with 2 Furniture Coverings
a pair of Ladders	a knife Case with 12 Large green Hornale Knives & forks &c
a punch Ladder	a Glass Globe
	a Table with 12 chairs & Furniture

Earthen ware 86 ^a	a Pair large Decanters
Two Tureen & Bowls	a Pair small Ditto
Two large Dishes	a Pair Shades
Two second sized Ditto	a Large Glass
Two third sized Ditto	12 Lappanred bottled Hands
Two fourth sized Ditto	a two leaf Table
One fifth sized Ditto	a Pimble Table
five pudding Dishes	6 Chairs
nine washing Basins	a knife Case with Knives
two pickers & tapers	and forks
Eighteen Soup plates	a Tureen & Stand
Twenty nine Shallow ditto	a Looking Glass
One dozen desert Ditto	2 1/2 Platea Candelsticks
One Butter Ditto	1 1/2 Butter Stands
Ten Cheese Plates	4 1/2 of Sheets
8 Desert Silver spoons	8 Table Cloaths
6 Table D. & C.	2 1/2 Pillow Cases
2 Butter D. Ladders	
1 Gravy D. Spoon	

Books

Kitchen Furniture	4 Vol. of sermons & Sermons
	2 Vol. of Davison's Virgil
	2 Vol. of Hamers & Plumes
	3 Vol. of Blair's Sermons
	1 Columnar Calendar
	Commentary on the Law
Two Iron Potts	
One Griddle Iron	
One Frying Pan	
One Tea Kettle	
One Cheese Toaster	a Cheese Stand

6 Coffee cups & Saucers	Sealed and Delivered
6 Tea d. & c.	and Possession
2 Tea Potts	given of the Pimble
1 dozen small wine glasses	Table in the name
a pair of Goblets	of the whole in the
a pair Tumblers	presence of
a Vinegar Cruet	John Lucely Esq.
a Mustard Pot	

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Harry Paxton

Montserrat Received the day of the Date
 Recorded of the within Bill of Sale from the within
 this named Charles Collins the sum of five
 twenty Shillings Current Money of the said Island
 fifth Part and above the sum of One hundred
 day of and fifty four Pounds fifteen Shillings
 January following Money within mentioned to be
 One Paid by him to me for
 thousand
 Eight Witness
 hundred

Montserrat

Before Thomas Furlonge Esq^r
 Register of Deeds &c for the
 said Island

Personally appeared John Quely
 Fagan of said Island Gentleman the
 subscribing Witness to the Annexed
 Instrument of writing purporting to be
 a Bill of Sale of sundry Articles mentioned
 in the Schedule thereunder written from
 Harry Paxton late of the said Island
 Clerk to Charles Collins of said Island
 Esquire and made Oath that he was
 present and did see the said Harry
 Paxton duly sign Seal and as and for his
 Act and deed deliver the same And
 that the name Harry Paxton thereto set
 as the party executing the same and the
 name John Quely Fagan thereto subscribed
 as Witness is of the proper hands and writing
 of the said Harry Paxton and of him the
 Depoant

John Quely Fagan

Montserrat 10th August 1799

To all to whom these
 presence may Concern Know that
 I Bridget Ryler spinster of the Island
 after said for and in Consideration of divers
 good Causes and Reasons Have this day
 Manumitted Enfranchised and made free my
 mulatto woman slave named Mary Ann
 and her two Children, called Thomas and
 Mary Ann, and do by these presents make
 free the above named from all Slavery and
 servitude and against all and every Claim
 whatsoever, and do Renounce all Claim
 whatsoever by these presents As Witness
 my Hand & Seal this day and year above
 written
 Witness
 Edmond Simper

Montserrat Before Richard Dyck
 Register of Deeds &c for
 said Island

Personally appeared Edmond
 Simper of the said Island Esquire who
 made Oath that he was present and did
 see Bridget Ryler duly execute the foregoing
 Manumission
 Sworn Before me
 the 13th September 1800
 Richard Dyck
 Reg of Deeds &c

Montserrat Know all Men

by these presents that I Elizabeth Dyer
of the Island of St. Vincent and the
Nevis in consideration of the sum of Two hundred
and Sixty pounds Gold and Silver money
of the Island aforesaid to me in hand paid
by Patrick Flemming Junior and Eleanor
Flemming both of the said Island the receipt
whereof is hereby acknowledged, and
therefrom do Acquit and Release the said
Patrick Flemming and Eleanor Fleming
their Executors Administrators and assigns
for ever by these presents, Have granted
Bargained and Sold and by these presents
do Grant Bargain and Sell unto the said
Patrick Flemming and Eleanor Fleming
Five negroe Slaves Commonly Called and
Known by the names of Harriet Hester,
Fifty Johny and Joe with the future Issue
and Increase of the Females of the aforesaid
Slaves, To have and to hold the
said Slaves by these presents Have granted
Bargained and Sold with the future Issue
and Increase of the said Slaves unto
the proper use and behoof of them the
said Patrick Flemming and Eleanor
Flemming their Heirs Executors and
Assigns forever without any Contradiction
Claim or demand or Hindrance of any
person whatsoever Nor I the said Elizabeth
Dyer nor any Other person for me or in
my name, any Right Title, Interest or
Demand of in to or for the said Slaves
Ought to exact Claim or Demand at any
time or times hereafter but from all
Action Right Claim and Interest thereof
I do hereby Release and Release by

force and Virtue of these presents and I
the said Elizabeth Dyer for myself my Heirs
Executors Administrators and Assigns
all and singular the said Slaves with
the future Issue and Increase unto the
said Patrick Flemming and Eleanor
Flemming their Heirs Executors Administrators
and Assigns and against me the said
Elizabeth Dyer my Executors and Admini-
strators and against all and every Other
person and persons shall and to be
warrant and for ever Defend by these presents
In Witness whereof I have hereunto
set my hand and seal this first day of
March One thousand seven hundred
and ninety
Sealed and Delivered Elizabeth Dyer

Recorded in the presence of
the third Joseph Morton

day of February
Montserrat 1st March 1790
One thousand Received from the above named Patrick
eight hundred Flemming and Eleanor Fleming the sum
of two hundred and sixty pounds Gold
and Silver money of the said Island
being the Consideration Money above
mentioned to be paid by them to me
Witness Elizabeth Dyer
Joseph Morton

Montserrat Before Thomas Turler
Esquire Register of Deeds
for said Island

Personally appeared Joseph Morton
of the said Island who maketh Oath
that he was present and did see Elizabeth

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Do Execute the foregoing Bill of Sale and
Receipt
In Witness Whereof
5 day of February 1800 Joseph Harrison
Thomas Furlong
Reg. of Deeds &c

Montserrat To all to whom
these presents shall come I Richard
Symons of the said Island Esquire
Send Greeting Whereas Differences
having arisen Between Catherine Daly
the Mother Natural Guardian and
next friend of Margaret Power and Julia
Power the Infant Daughters Penary
Legatees and Devisees of David Power
deceased and Peter Dowdy surviving
Executor of the said David Power, a
Bill was filed against the said Peter
Dowdy for an Account of the real and
personal Estate of the said David Power
And Whereas the said Catherine Daly
and Peter Dowdy afterwards submitted them
selves and became Bound to each Other
by their several Obligations dated the fifth
Day of December One thousand seven hundred
and Ninety Nine in the sum of two thousand
seven hundred and Ninety Nine pounds
Current Gold and Silver Money with
conditions thereunder written to Stand to
Obey, abide, Observe, perform, fulfill and keep
the award, Order, final and Arbitrament
Determination and Judgment of William
Mossgrave and John Quely Tagan Esquire

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so as the said Award Arbitrament, Determina-
tion and Judgment of the said William
Mossgrave and John Quely Tagan to made
and put in writing under the Hands and
Seals once before the first Instant and that
the said Award of the said William
Mossgrave and John Quely Tagan should
be taken and Accepted as and for a decree of
the Court of Chancery upon which there
should be no Right of appeal or Bill of Review
and if the said Arbitrators should not agree
and determine on or before the time
aforesaid that then the said parties were
to Stand to Obey and Abide, Observe,
perform, fulfill and keep the award of
Umpirage of a third person to be Chosen
as an Umpire by the said Arbitrators, so
as such award and Umpire to made
given in writing under his hand and seal
ready to be delivered to each of the said
parties in controversy on or about the
fifth day of February and that the said
award and Umpirage of the said Umpires
should be taken and Accepted as and
for a Decree of the Court of Chancery upon
which there should be no Right of appeal
or Bill of Review And Whereas
the said Arbitrators could not agree
to make their Award and by and with
the Assent of the parties in controversy
made Chose and named the said
Richard Symons to be Umpire Now
Know YE that the said Richard
Symons having heard the parties; and
having Deliberately and at large he
and Considered all the Matters in dispute

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between them do thereupon award as follows That the said Catherine Daly Margaret Power and Julia Power - or One of them do pay unto the said Peter Dowry his Executors or Administrators the sum of eight hundred and sixty eight pounds thirteen shillings and eleven pence current money of the said Island with Lawful Interest of five hundred and Recorded Ninety four pounds three of from the first this Instant on or before the fifth day of next ensuing the date hereof day of and that upon payment the said Peter Dowry do by his Executors or Administrators One thousand assign over the Residue of the personal and Estate of the said David Power Consisting eight of the following Slaves named Ola Lucy, hundred eleven, Angelia, Tom Bowrey, little Lucy Val, Peter, James, Sam, Davy, George, and Julia, unto the said Margaret Power and Julia Power with a Warranty to defend the title against all persons whomsoever and that the said Peter Dowry do forthwith deliver possession of the Real Estate of the said David Power to the said Catherine Daly the Natural Guardian of the said Margaret Power and Julia Power. In Witness whereof the said Richard Symons have hereunto Set my hand and Seal this fifth day of February One thousand eight hundred and sealed and delivered

In the presence of
 Will Brown
 Richard Symons

Montserrat

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 Reside Thomas Surin
 Esquire Register of Deeds
 for said Island
 appeared William Brown the
 Subscribing Witness to the foregoing award
 who made Oath on the Holy Evangelists of
 Almighty God that he said Richard Symons
 Esquire duly Executed the same
 Given Witness this
 Eighth day of February
 One thousand eight
 hundred and

Montserrat Know all Men by these presents that I Peter Dowry of the said Island Esquire am here and firmly Bound unto Catherine Daly the Mother and Natural Guardian of Margaret and Julia Power Infants and Residuary Legatees and devisees of David Power deceased in the just and full sum of Two thousand and Pounds of current Gold and silver Money of the said Island to be paid to the said Catherine Daly her certain Attorney Executor Administrators or assigns the which Payment well and truly to be made and Done I do bind myself my Heirs Executors and Administrators firmly by these presents sealed with my Seal and Dat this sixth day of December One thousand eight hundred and Ninety Nine
 Whereat the said David Power by his last Will and Testament in writing duly Executed bearing date the fifth day of April One

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thousand seven hundred and Eighty Nine
 did thereby amongst other things devise
 and bequeath all the Real and Personal
 of this Estate both Real and personal unto
 his two Daughters the said Margaret and
 Julia Power and thereof did appoint the
 said Peter Dowdy together with Charles O'Garra
 and Edmond Hylley Executors by Virtue of
 which Will the said Peter Dowdy professed
 himself of all the Rescues of all the said
 Testator's personal Estate and also of the Real
 Estate of the said Testator. And Whereas
 the said Margaret and Julia Power by
 the said Catherine Daly their mother
 and next friend did on the thirty first day
 of October in the present year One thousand
 seven hundred and Ninety Nine exhibit
 their Bill of Complaint in the Court of
 Chancery against the said Peter Dowdy
 to have an account of all and singular
 the Debts due and owing by the said David
 Power at the time of his Death and of
 the Debts due and owing to him the said
 David Power and also to have a perfect
 account of all and singular the Lands and
 other Slaves by name together with the Issues
 and Increase of the same thereof and of
 all the personal Estate of the said David Power
 which he did possess or was entitled to
 and in what the same consisted and how
 much and what part thereof came or might
 or ought to have come to his Heirs and
 Heirs and in what manner the same hath
 been applied and what part thereof remain
 undisposed of and to compel the said
 Peter Dowdy to pay to them the said

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Margaret and Julia Power whatever upon the
 Balance of such account should appear to be
 due to them and to deliver to them the said
 Margaret and Julia Power all and singular
 the Slaves belonging to the Estate of the said
 David Power which are now living and to be
 let into possession of the Real Estate of the
 said David Power and to have an account of
 the applications of the Rents Issues and profits
 of the same. They the said Catherine Daly and
 Peter Dowdy for the ending and preventing all
 further and future Disputes and Controversies
 touching the matters aforesaid have collated
 agreed to refer the same to the Arbitrament
 and determination of William Musgrave
 and John Ducey Esqrs of the said
 Island Esquire chosen by the said Peter
 Dowdy and the latter by the said Catherine
 Daly and in Case the said Arbitrators cannot
 determine the same that then the same
 shall be fully ended and determined
 by a third Person to be by them the said
 Arbitrators chosen as an umpire in such
 manner as hereinafter is in that behalf
 mentioned and expressed. Now the
 Condition of the above Obligation is
 such that if the said Peter Dowdy his
 Executor or Administrator shall and
 do for and on his and their parts in all
 things stand to and Obey abide perform
 fulfill and keep the Award Arbitrament
 Order Determination final end and
 Judgment which shall by them the said
 William Musgrave and John Ducey Esqrs
 be made of and concerning the matters
 aforesaid and of all Disputes Differences

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Claims and Demands whatsoever
touching or concerning the same
and of the Residues of the said
Testator's Estate so as such Estate
Arbitrament Determination final
End and Judgment of the said
Arbitrators of and in the said premises
by them made and given in writing
under both their hands and Seal
Ready to be Delivered to the aforesaid
Parties in Controversy on or before
the first day of February next ensuing
and that the said Award Arbitrament
Determination final End and Judgment
of the said Arbitrators so to be given
as aforesaid be taken and Accepted as
a Decree of the Court of Chancery upon
which there shall be no Right of appeal
or Bill of Review And if the said
Arbitrators of and in the said premises
cannot agree and determine the
same on or before the time aforesaid
that then if the said Peter Dorody
his Executors or administrators
shall and do for and on his and
their parts in and by all things
stand to Obey Abide perform fulfill
and keep the Award Arbitrament
and Umpirage of such third person
an Umpire as they the said
Arbitrators shall Indifferently name
elect and choose for the ending and
determining of the same premises
so as such Award Umpirage and
Judgment of the said Umpire of and
in the same to be by him made

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and given in writing under his hand and
Seal Ready to be delivered to each of the said
Parties in Controversy on or before the fifth
day of February next ensuing And that the
said Award Umpirage and Judgment of
the said Umpire so to be given as aforesaid
be taken and Accepted as and for a Decree
of the Court of Chancery upon which there
shall be no Right of appeal or Bill of Review
this eighth then the said Obligation to be Void and of no
day of Effect otherwise the same shall remain
February in full force and Virtue
One thou sealed and Delivered
said In the presence of
eight William A. Smith
hundred

Montserrat

Before Thomas
Hurlongs Esquire
Register of Deeds for
the said Island

Appered William A. Smith who is
the Subscribing Witness to the foregoing
Bond who made Oath upon the Holy
Evangelists of Almighty God that he saw
Peter Dorody Esquire duly Execute the
same
Twain Before me this
Eighth day of February
One thousand eight
hundred
Thos. Hurlongs
Reg of Deeds

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Montserrat This Indenture

made the Twentieth day of September
in the thirty Ninth year of ^{the} said Sovereign
Lord George the third by the Grace of
God of Great Britain France and
Ireland King Defender of the Faith and
So forth and in the year of Our Lord One
thousand seven hundred and ninety
nine Between Bernard Gordon of the
Island of Montserrat aforesaid Esquire
of the One part and Henry Dyett of the
said Island but at present in the City
of London Esquire of the Other part
Witnesseth that the Bernard Gordon
for and in consideration of the sum of
five Shillings of lawful money of Great
Britain to him in hand paid by the
said Henry Dyett at and before the
making and delivery of these presents
the Receipt whereof he the said Bernard
Gordon doth hereby Acknowledge hath
Bargained and Sold unto the said
Henry Dyett His Executor's Administrators
and Assigns all that piece Plot or Parcel
of Land of him the said Bernard Gordon
commonly called Little River Situate lying
and being in the Parish of Saint George
in the Island of Montserrat being Part
of One third Part of all the Estate commonly
called and known by the Name of Luther's
Plantation Bequeathed by and under
the Will of John Brady late of the said
Island Esquire deceased Bearing Date
the Twenty eighth Day of February One
thousand seven hundred and Seventy

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Witnesseth that the said Henry Dyett
being Part of the Land of Edward Luther
and in Possession of John Young and
William Brady Esquires and the said
Henry Dyett and to the Southward
Eastward and Westward with the said Land
of the said Edward Luther and Son of
the said Henry Dyett and Land in
Possession of Thomas Meade Esquire or
his Assigns otherwise written and bounded
lying or being together with all the Houses
Buildings and Buildings erected thereon
and all ways Paths Passages Pastures
Woods Underwoods Waters Waters Courses
Easements Profits of Commodities
Advantages and Other Inclosures whatsoever
to the said Plot or parcel of Land Belonging
or in anywise appertaining or which now
are or formerly have been Accepted reputed
taken or known used Occupied or Enjoyed
as Part Parcel or Member thereof or of any
Part thereof and the Reversion and
Reversions Remainders and Remainders
Rents Issues Profits and profits of all
and singular the hereby Bargained and
Sold piece Plot or Parcel of Land with all
appurtenances thereto Belonging and all
the Estate Right Title Interest property
Claim and Demand whatsoever of him
the said Bernard Gordon of in or to the
said piece or parcel of Land and premises
so Bequeathed by and under the Will of the
said John Brady in manner as herein
mentioned or any part thereof To have
and to hold the Land hereby or

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or Intended to be hereby Bargained and
Sole Piece Plot or Parcel of Land Buildings
and premises with their and every of
their appurtenances unto the said Henry
Dyett his Executors Administrators
and Assigns from the Day next before
the Day of the Date of these presents
for and during and unto the full End
and term of One whole Year from
thence next ensuing and fully to be
complete and Ended Yielding and
Paying therefore the Rent of One Supper
form only upon the last day of the said
Term if the same shall be lawfully
Demanded to the Intent that by Virtue
of these presents and by force of the
Statute for Transferring uses into
Recorded possession He the said Henry Dyett
this day may be in the Actual Possession
tenure of all and singular the said Piece
of Plot or Parcel of Land and premises
upon which hereby Bargained and Sole or Grant
One then Mentioned or Intended so to be with their
and every of their Appurtenances and
ought be thereby enabled to Accept and Take
and receive a Grant and Release of the Reversion
and of any and Inheritance thereof to him and his
Heirs and assigns to the only proper use and behoof
of him the said Henry Dyett his Executors
and Assigns for ever In Witness
whereof the Parties above named have
hereunto set their hands and Seals
the day and year first above written
Sealed and Delivered
In presence of Bernard Gordon
Tho. Thomas

and such as changed be put into the words "commencing" called Little Piece and the word "hereof"
changed first into "thereof" Tho. Thomas (Copy of Deeds &c.)

Received Montserrat ¹¹⁷ ¹¹⁷ day an
year first within written of the Northern
named Henry Dyett the first and full
sum of five shillings of Lawful Money
of Great Britain being the full consideration
within Mentioned to be paid by him to
me
Bernard Gordon
Tho. Thomas

Montserrat This Indenture
made the seventeenth day of September in the
thirty ninth year of the Reign of Our Sovereign
Lord George the third by the Grace of God
of Great Britain France and Ireland
King Defender of the faith and so forth
And in the year of Our Lord One thousand
seven hundred and Ninety Nine Between
Bernard Gordon of the Island of Montserrat
aforesaid Esquire of the One Part and
Henry Dyett of the said Island but at
present of the City of London Esquire of the
Other Part Witnesseth that the said
Bernard Gordon for and in consideration
of the sum of One hundred pounds of Lawful
Money of Great Britain to him the said
Bernard Gordon in hand well and truly
paid by the said Henry Dyett at and
before the sealing and delivery of these
presents the Receipt whereof he the
said Bernard Gordon doth hereby
Acknowledge and thereof and therefrom
and of and from every part and parcel
thereof doth acquit release Exonerate
and Discharge the said Henry Dyett

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his Heirs Executors Administrators
and Assigns and each and every of
them for ever by these presents doth
the said Bernard Gordon hath granted
Bargained sold Aliened and confirmed
And by these presents doth clearly
an absolutely Grant Bargain sell
Release and confirm unto the
said Henry Dyett for his Actual
Possession now being by Virtue of a
Bargain and Sale to him thereof made
between the said Bernard Gordon for One
Whole Year in Consideration of five
Shillings lawful Money of Great
Britain to him in hand paid by
the said Henry Dyett in and by
One Indenture bearing Date the day
next before the day of the date of these
presents and by force of the Statute
for transferring Uses into Possession
and to his Heirs and Assigns All that
Piece Plot or Parcel of Land of him the
said Bernard Gordon commonly
called Little River situate lying and
being in the parish of Saint George in
the said Island of Montserrat being
Part of One third Part of all the Estate
commonly called or known by the
Name of Luther's Plantation bequeathed
by and under the Will of John Brady
late of the said Island Esquire deceased
Bearing date the twenty Eighth day of
February One thousand seven hundred
and Twenty five Ratted and Bounded
as follows that is to say to the Southward
with Land being part of the said Land

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of Edward Luther in possession of John
Young and William Wade Esquires
and the said Henry Dyett and to the
Northward Eastward and Westward
with the said Land of the said Henry
Dyett and Land of or in Possession of
Thomas Offender Esquire or howsoever
Otherwise Ratted and Bounded lying
and being together with all the Houses
Edifices and Building erected thereon
and all ways Paths Passages Easements
Profits Commodities Advantages and Other
Emoluments to the same Piece or Parcel
of Land belonging or in any wise
appertaining or which now are or formerly
have been Accepted Ratted taken or enjoyed
Used Occupied or Enjoyed as part Parcel
or member thereof or any part thereof
and the Reversion and Reversions Remainder
and Remainders of the said Piece or Parcel
of Land with the Profits of all and
Singular the hereby Granted and Released
Piece Plot or Parcel of Land with the
appurtenances thereto belonging
and also all the Estate Right title Interest
Property Claim and Demand whatsoever
both at Law and in Equity of him the
said Bernard Gordon of unto the
said Piece Plot or Parcel of Land and
Premises so Bequeathed by and under
the Will of the said John Brady in
manner hereinbefore mentioned Or any
part thereof and also all Deeds Evidence
and Testimony touching or in any wise
concerning the same Premises or any
part thereof which he the said Bernard

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Benard Gordon now hath in his Custody
 as can or may come by
 without writ or Law or in Equity **He**
have and to hold all and singular
 the said piece plot or parcel of Land
 Buildings and premises hereby or
 mentioned to be hereby granted and
 Released with the appurtenances unto the
 said Henry Dyett his Heirs and assigns
 to and for the only proper use and behoof
 of him the said Henry Dyett his Heirs and
 assigns for ever and for no other use intent
 or purpose whatsoever and the said
 Benard Gordon for himself his Heirs
 Executors and Administrators doth hereby
 Covenant promise and agree to and
 with the said Henry Dyett his Heirs and
 assigns in manner following that is to say and
 notwithstanding any Act matter or thing
 now committed or suffered to the contrary
 He the said Benard Gordon now hath
 in himself good Right full Power and
 Lawful and Absolute Authority to Grant and
 convey the said piece plot or parcel of Land
 and premises with the appurtenances
 thereunto belonging unto and to the use
 of the said Henry Dyett his Heirs and
 assigns for ever and according to the
 purport and true meaning of these presents
 and further that it shall and may be
 Lawful to and for the said Henry Dyett
 his Heirs and assigns for ever and according
 to the purport and true meaning of these
 presents and further that it shall and
 may be Lawful to and for the said Henry
 Dyett his Heirs and assigns from time

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to time and at all times hereafter peaceably
 and quietly to enter into have hold occupy
 possess and enjoy the said piece plot or
 parcel of Land and premises with the
 appurtenances thereto belonging and to receive
 and take the Rents Issues and profits thereof
 to and for his and their own use and benefit
 without the lawful Let hindrance denial
 Eviction or Interruption of or by the said
 Benard Gordon his Heirs or assigns or of
 or by any other Person or Persons claiming
 or claiming any Estate Right Title or Interest
 at Law or in Equity of in to or out of the
 said piece plot or parcel of Land and
 premises with the appurtenances
 thereto belonging or any part thereof by or
 under or in trust for them or any or either
 of them And that free and Clear and
 freely and Clearly Acquired conveyed
 and discharged Or otherwise by the said
 Benard Gordon his Heirs Executors and
 Administrators well and sufficiently
 saved and Defended kept harmless and
 Indemnified of from and against all
 and all manner and forms and other
 Gifts Grants Bargains Sales Leases
 Mortgages Jointures Dower Uses Trusts
 Wills Antails Statutes Tenures Recognizances
 Judgments Orders Executions Rents
 and Annals of Rent and of from and
 against all and singular Other Estates
 Titles Doubtful Charges and Incumbrances
 what so ever and any committed done
 Occasioned or suffered by the said
 Benard Gordon his Heirs or assigns
 or by any other Person or Persons

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claiming or to claim from by or under or in
 trust for them or any or either of them or any
 other person or persons whatsoever and
 howsoever And moreover he of the said
 Bernard Gordon noteth hereby for himself
 his heirs Executors and Administrators
 Covenant promise and agree to and
 with the said Henry Dyett his heirs and
 assigns that he the said Bernard Gordon
 and his heirs and all persons having or
 lawfully claiming or which shall or
 may have or lawfully claim any Estate
 Right Title Trust or Interest at Law or in
 Equity of in to or out of the said hereby or
 mentioned to be hereby Granted and #
 Recorded Released Piece Plot or Parcel of Land and
 Premises with the appurtenances thereto
 belonging or any Part thereof by from or
 say of under in trust for them or any or either
 of them shall and will from time to time
 One then and at all times hereafter upon the
 said Reasonable Request and at the proper
 Right Cost and Charges of the said Henry Dyett
 his heirs and assigns make as acknowledge
 and confirm by suffer and execute all and every such
 the said further and Other Lawful and Reasonable
 Acts deeds Conveyances and Assurances
 authorized in the said whatsoever for the further better
 all the said more perfect and Absolute Granting
 and Conveying and Assuring of the said
 Piece Plot or Parcel of Land and Premises
 with the appurtenances thereto belonging
 unto and to the use of the said Henry
 Dyett his heirs and assigns for ever as
 by the said Henry Dyett his heirs and
 assigns or hereafter their Counsel learn

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 in the said shall be Reasonably Advised
 or Devised and Required *My Witness*
 whereof the said Parties to these presents
 have hereunto set their hands and Seals
 the day and year first to this written
 sealed and Delivered
 In the presence of Bernard Gordon
 Tho. Thomas
 and acknowledged
 before me the undersigned
 commonly called Little
 River and the town of
 Port of being first Interlined
 Tho. Furlonge
 Reg of Deeds &c

Montserrat Received the day and
 year first within written of and from
 the said Henry Dyett the just and full
 sum of One hundred Pounds sterling
 Money of Great Britain being the
 full consideration to him mentioned
 to be paid by him to me
 Witness Bernard Gordon
 Tho. Thomas

Montserrat To all to whom
 these presents shall come We
 William Furlonge Junior and William
 Messers of the said Island Esquires
 send Greeting Whereas by an Order or
 Rule of Court of Kings Bench and Common
 Pleas of the said Island Between
 James Henry Plaintiff and

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 before the fifteenth day of April next
 with lawful interest thereon from the
 date hereof, and that the said Peter
 Dowdy and company and Peter Dowdy
 John Dowdy and James Dowdy shall
 and do discontinue the action to which
 they brought against the said James
 weeney and that the said Peter Dowdy
 and John Dowdy shall and do acknowledge
 satisfaction on the judgment and execution
 which shall be given at their suit against the
 said Jamesweeney and Edwardsweny
 and lastly that all the said parties upon
 performance as herein awarded and
 ordered shall execute unto each other
 releases of all the matters to us referred
 In witness whereof the said William Turbidge
 Junior and William Allisgraves have
 hereunto set their hands and seals this
 Twentieth day of February One thousand
 Eight hundred

Sealed and Delivered in presence of
 Wm Turbidge Jr.
 Wm Allisgraves
 Wm Baxter

Montserrat To all to whom
 these presents shall come I Peter Dwyer
 of the said Island Esquire Executor of
 the said Island Esquire late of the said Island
 Esquire deceased and greeting
 Wherein William Irish late of the

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Said Salana Esquire in and by his Bond
or Obligation bearing date the Seventh
day of June which was in the year of Our
Sovereign Lord One thousand seven hundred
and seventy six became bound to the
said Charles Ogden in the special sum
of three thousand One hundred and
seventy six pounds two shillings and
two pence current Gold and Silver money
of the said Salana conditioned for my
payment of One thousand five hundred
and eighty eight pounds One Shilling
and One penny of like money and
Interest thereon at a day long since
past as by the said Bond and Condition
thereof may appear And Whereas
there is now justly due to me the said
Peter Thoy in my Capacity aforesaid
the full sum of three thousand One
hundred and seventy six pounds two
shillings and two pence Penalty of
Bond I know Ye that I the said Peter
Thoy in my Capacity aforesaid for and
Consideration of the sum of three thousand
One hundred and seventy six pounds
two shillings and two pence to me in
hand paid by William Laffoon of the said
Salana Esquire the Receipt whereof
I the said Peter Thoy Do hereby Acknowledge
Have Bargained Sold Assigned Transferred
and Set Over and by these presents Do
fully freely clearly and Absolutely
Bargain Sell Assign Transfer and
Set Over unto the said William Laffoon
his Executors Administrators and
Assigns the said hereinaforesaid

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Bond or Obligation and the attorney
aforesaid and all any Right Title Interest
Property Claim and Demand whatsoever
of One the said Peter Thoy in my Capacity
aforesaid of me and to the same to have
and to hold Receive take and Enjoy the
said Bond attorney and all and singular
the hereby Assigned unto and to and for
the only use and Benefit of the said
William Laffoon his Executors Administrators
and Assigns from henceforth forever And
I the said Peter Thoy for the Consideration
aforesaid made Ordained Constituted and
appointed and by these presents to make
Ordain Constitute and appoint the said
William Laffoon his Executors Administrators
and Assigns my true and Lawful Attorney
or Attorneys irrevocably for me and in my
Name as Executor aforesaid or otherwise
but for the sole and proper use and Benefit of
the said William Laffoon his Executors
Administrators and Assigns to ask sue
Demand and Receive of the Executor or
Executors of the said William Irish or of
his Heir or Heirs or of the Heirs or Heirs
of the said Heir or Heirs of the said William
Irish or of the Executor or Executors
Administrator or Administrators of the
said Executor or Executors of the said
William Irish or of any Person or persons
who may hereafter take out letters of
Administration on the Effects of the said
William Irish the monies aforesaid
and upon Non payment they and either
of them there and either Heirs Executors
Administrators or Assigns for Terms and

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the same and on payment thereof to
 deliver up and cancel the said Bonds and
 give sufficient Discharges and Releases
 thereof and whatsoever the said William
 Laffoon his Executors Administrators
 or assigns shall lawfully do in the
 premises. I the said Peter Shoy do hereby
 allow and confirm. And I the said Peter
 Shoy my Heirs my Heirs Executors
 and Administrators Do Covenant
 promise and agree to and with the said
 William Laffoon his Executors Administrators
 and assigns that I the said Peter Shoy
 have not nor will receive the said monies
 or any part thereof neither shall or will
 Release or discharge the same or any
 third part thereof nor shall or will disavow
 any of Discontinue Release or Discharge any
 claim Action or Actions, Suit or Suits, Judgment
 Order or Judgments Execution or Executions
 thousand thereupon or for the same or any part
 and right thereof to be brought prosecuted
 hindered or Obtained nor Condemned or Revoke
 any power or Authority hereby given to
 the said William Laffoon his Executors
 Administrators and assigns without
 the special licence and Consent of the
 said William Laffoon his Executors
 Administrators or assigns therein or
 therout first had and Obtained in
 writing but will own and allow of all
 Lawful proceedings for the recovery thereof
 In Witness whereof I the said Peter
 Shoy in my Executorial Capacity
 aforesaid have hereunto set my Hand
 and seal this twenty fifth day of July

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In the year of Our Lord One thousand
 seven hundred and Ninety seven
 Sealed and Delivered
 In the presence of Peter Shoy
 Clerk for Seneca

Montserat Received the day and
 year within written of and from the
 within named William Laffoon the full
 sum of three thousand and One hundred
 Seventy Six Pounds ten Shillings
 and two pence being the Consideration
 money within mentioned to be paid by
 him to me

Witnessed
 Clerk for Seneca

Montserat This Indenture

was made the seventh day of January in
 the year of Our Lord One thousand Eight
 hundred Between Thomas Oleda
 of the said Island of Seneca surviving
 Executor of William Smith deceased
 and who is in possession of a certain
 Estate or Sugar Plantation called Wykes or
 Riverhead and this Negroes and Stock
 thereunto belonging late of the said William
 Smith as Trustee for a certain
 Debt Executed by the said William Smith
 of the One part and Peter Dorsey of the said
 Island of Seneca of the Other part

Witnessed

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Whereas the said Peter Dowdy hath
this day paid unto William Saffron the
sum of five thousand three hundred
and sixty Pounds Eleven Shillings
and seven pence of current Gold and
silver money being the amount of the
Penalties of two Bonds Executed by the
said William Irish to Charles O'Garra
Deceased and of the Balances due on
two Judgments Obtained by Nicholas
Twite and Samuel Crocker Executor of
Daniel O'Carthy against the Executors
Heirs and Devisees of the said William
Irish which said Bonds and Judgments
were assigned to Peter Shoy Executor of
Honor O'Garra surviving Executors of the
said Charles O'Garra and by him the
said Peter Shoy assigned to the said
William Saffron and Whereas
the said William Saffron in consideration
of the aforesaid sum of money paid
unto him by the said Peter Dowdy hath
this day assigned the Penalties of the
said Bonds and also the two said Judgments
to the said Peter Dowdy his Executors
Administrators and Assigns Now
this Indenture Witnesseth
that the said Thomas O'Leary for himself
his Heirs Executors Administrators
To the Covenant promise and agree to and
with the said Peter Dowdy his Executors
Administrators and Assigns by these
presents in manner and form following
That he the said Thomas O'Leary his
Heirs Executors and Administrators shall
and will pay to the said Peter Dowdy

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the sum of One thousand Pounds Sterling
Immediately upon the Execution of this
Indenture upon part payment of this
the said Peter Dowdy's Demand as
assignee aforesaid And in consideration
of his forbearance and Indulgence for
the Balance that he the said Thomas O'Leary
his Heirs Executors or Administrators
shall and will also pay such Balance
Balances at the rate of Eight per Cent per
Annum from the date hereof until Actual
payment and that the said Thomas O'Leary
his Heirs Executors Administrators or
any will pay such Balance with
Interest thereon to the said Peter Dowdy
his Executors Administrators or Assigns
in three Instalments to wit one third
part thereof on or before the first day
of August One thousand eight
hundred and One and the remaining
part on or about the first day of
August One thousand eight hundred
and two and that in case of Non
payment and non performance
as hereinbefore mentioned and
agreed upon on the part of the said
Thomas O'Leary his Heirs Executors
or Administrators the Writs of Error
brought on Interlocutory Judgments
pronounced by the Court of King's
Bench and Common Pleas in the
Action brought by the Executors
of Honor O'Garra surviving Executors
of the said Charles O'Garra shall be
with drawn and that final Judgment
shall be entered for the payment of

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of the said Bonds whenever the said Peter Dolday his Executors Administrators or Assigns shall think fit without any opposition whatever neither shall any other writ or writs of Error be brought thereon or any Bill filed with a View of staying Execution And the said Peter Dolday for himself his Heirs Executors Administrators and Assigns doth Covenant & promise and agree to and with the said Thomas Steelee his Heirs Executors and Administrators in manner and form following that upon Payment and Performance as hereinbefore mentioned and agreed upon on the part of the said Thomas Steelee his Heirs Executors or Administrators that no more proceedings shall be had upon the aforementioned Bonds or upon the said two Judgments And that on Receipt of full Payment of the monies aforesaid with Interest thereon in the manner and at the times hereinbefore stipulated and agreed upon he the said his Executors Administrators or Assigns shall and will Acknowledge Satisfaction or Assign Over all and every the aforesaid Bonds and Judgments unto the said Thomas Steelee his Heirs Executors or Administrators or to such Person or persons as he or they shall or name at his or their suits and charges And for the true

performance of all and every the Covenants
and Agreements between each of
the said parties to these presents
doth bind himself his Heirs Executors
and Administrators in the penal
sum of Four thousand pounds of
current Gold and Silver money
In Witness whereof the said parties
to these presents have hereunto set
their hands and seals the day
and year above Written.

Sealed and Delivered Thomas Steele
In the presence of Executor
of Mrs Irish
Wm Masgrave
W. Poulenger Jr P. Lowry

Memorandum of the 11th of June 1794
Recorded Execution of the said Indenture. It is
this fifth Covenant and agreement upon by and
day of between the said Thomas Alcade
church and the said Peter Dowdy that in
Onethood Case the said Thomas Alcade or
sundrilt any person in his Behalf should
hundred offer payment of the Monies herein
mentioned to the said Peter Dowdy
at any time before the period stipulated
for payment thereof that then and
in such Case the said Peter Dowdy
or his Representatives shall be and
are hereby Compellable to receive the
same under the penalty aforesaid
Witness
Wm Mearns
Jm Furlonge Jr

Montserrat To all to

whom these presents shall come
 Thomas Jeffers Junior of the said Island
 Esquire sendeth greeting. Know YE that
 the said Thomas Jeffers for and in
 consideration of the sum of ten shillings
 of current Gold and silver money of the
 said Island to him in hand well and
 truly paid by William Brown of the said
 Island for the benefit of Ann, an Infant
 the daughter of Lucy Leason of the said Island
 the receipt whereof is hereby acknowledged
 and for Divers other good causes and
 considerations him therunto hath given
 granted assigned and confirmed And
 by these presents doth give grant assign
 and confirm unto the said Ann a certain
 Negro Girl Slave named Sally To have
 and to hold the said Slave Sally with her
 future issue and increase unto the said
 Ann her Executors Administrators and
 assigns forever as her and their own proper
 Slave and Slaves without any Contradiction
 Claim Disturbance or Hindrance of the said
 Thomas Jeffers so that neither he the said
 Thomas Jeffers nor any other person or
 persons whatsoever Claiming under him
 shall or may have a Claim any Right
 Title or Interest thereto but from all Right
 Title or Interest shall from henceforth be
 utterly Barred and Excluded by Virtues of
 these presents And he the said Thomas
 Jeffers for himself his Executors and
 Administrators the said Slave Sally with
 her future issue and increase as aforesaid

unto the said Ann her Executors Administrators
 and assigns against him the said Thomas
 Jeffers his Executors and Administrators
 and also against all and every person and
 persons whatsoever shall and lawfully shall and
 and for ever Defend by these presents In
 Witness whereof he hath hereunto set his
 Hand and seal this thirtieth day of November
 One thousand seven hundred and ninety
 Nine
 Sealed and Delivered by Thomas Jeffers Jun^r
 In the presence of
 James L. Irish

Received this day and year above
 written of and from the above named William
 Brown the full sum of ten shillings of current
 Gold and silver money mentioned to be
 paid of the said Thomas Jeffers Junior
 James L. Irish

Montserrat Before Thomas Furlonge
 Esquire Register of Deeds
 for the said Island

Appeared James L. Irish the subscriber
 himself to the foregoing Deed of Gift who made
 Oath on the Holy Evangelists of Almighty
 God that he did see the said Thomas
 Jeffers Junior duly Execute the same
 before me this
 Eighteenth day of March James L. Irish
 One thousand eight
 hundred and
 Ninety
 Nine
 Tho. Furlonge
 Reg^r of Deeds

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Montserrat To all to whom
these presents shall come Thomas Jeffers
Junior of the said Island Esquire I
Sendeth Greeting Know Ye that the
said Thomas Jeffers Junior for and in
consideration of the sum of ten shillings
of Current Gold and Silver money of the
said Island to him in hand well and
truly paid by William Brown of the said
Island for the Benefit of William an
infant the Son of Lucy Huxon of the said
Island the Receipt whereof is hereby
Acknowledged And for Divers Other good
causes and consideration him thereto
moving hath given granted assigned
and confirmed and by these presents
Doth give grant assign and confirm unto
the said William a Certain Negro Boy
Slave & James John to have and to hold
the said John unto the said William
his Executors Administrators and Assigns
for ever as his and their own proper Slave
without any Contradiction Claim
Disturbance or Hindrance of the said
Thomas Jeffers so that neither he the said
Thomas Jeffers nor any Other person or
persons whatsoever claiming under
him shall or may have or claim any
Right title or Interest thereto but from all
such Right title or Interest thereto But
from henceforth be utterly Barred and
Excluded by Virtue of these presents And
he the said Thomas Jeffers for himself
his Executors and Administrators

the said Slave John unto the said William
his Executors Administrators and
Assigns against him the said Thomas
Jeffers his Executors and Administrators
and also against all and every person
or persons whatsoever shall and will
warrant and for ever Defend by these presents
In Witness whereof he hath hereunto set
his Hand and seal this thirteenth day of
November One thousand seven hundred
and ninety nine
Sealed and Delivered Thomas Jeffers Junr
In the presence of
James L. Irish

Received the day and year above
written of and from the above James
William Brown the full sum of ten shillings
of Current Gold and Silver money being
the Consideration money mentioned to
be paid me

Thomas Jeffers Junior
Witness
James L. Irish

Montserrat Before Thomas
Furlonge Esquire Register
of the said Island

Appeared James Leo Irish the
Subscribing Witness to the foregoing Deed
of Gift who made Oath on the Holy Evangelists
of Almighty God that he saw the said
Thomas Jeffers Junior duly Execute
the same
James L. Irish
sworn before me this 18th day of Oct. 1800
Thos Furlonge. Reg. Deeds &c.

Montserrat To all to whom
 these presents shall come Thomas Jeffers his
 Executor of the last will and testament sendeth
 greeting Sheweth that the said Thomas
 Jeffers for and in consideration of the sum
 of ten Shillings of current Gold and silver
 money of the said Island to him in hand
 well and lawfully paid by William Brown of
 the said Island for the Benefit of Lucy Nixon
 of the said Island the Receipt whereof is
 hereunto acknowledged and for divers other good
 Causes and Considerations then thereunto
 moving hath given granted assigned and
 confirmed and by these presents doth give
 grant assign and confirm unto the said
 Lucy Nixon a certain Negro Girl Slave named
 Betty to have and to hold the said Slave
 Betty with her future Issue and Increase
 unto the said Lucy Nixon her Executors
 Administrators and Assigns for ever as
 her and their own proper Slave and Slaves
 without any Contradiction Claim Disturbance
 or Hindrance of the said Thomas Jeffers
 or any other person or persons whatsoever
 claiming under him shall or may have
 or claim any Right Title or Interest thereto
 but from all such Right Title or Interest
 shall from henceforth be utterly barred and
 excluded by Virtue of these presents and
 he the said Thomas Jeffers for himself his
 Executors and Administrators the said Slave
 Betty with her future Issue and Increase
 doth surrender unto the said Lucy Nixon her
 Executors and Administrators and Assigns

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 against him the said Thomas Jeffers his
 Executors and Administrators and also against
 all and every Person and Persons whatsoever
 shall and lawfully may be or shall be
 these presents In Witness whereof he
 hath hereunto set his Hand and seal this
 thirtieth day of November One thousand
 seven hundred and ninety nine
 Sealed and Delivered
 In the presence of Thomas Jeffers Junr
 James L. Irish

Received the day and year above written of
 and from the above named William Brown
 the full sum of ten Shillings of current Gold
 and silver money being the Consideration
 money mentioned to be paid me
 Witness Thomas Jeffers Junr.
 James L. Irish

Montserrat Before Thomas Turlong
 Esquire Register of Deeds
 for the said Island
 Appeared James Lee Irish the
 subscribing himself to the foregoing Deed
 of Gift upon a solemn Oath in the Holy Evangelists
 of Almighty God that he did so the said
 Thomas Jeffers Junior duly Execute the
 same Before me this James L. Irish
 Eighteenth day of March
 One thousand eight hundred
 Tho. Turlong
 Reg. of Deeds

St Bartholomew

I know all Men by these presents

that I *William Hall* of the said Island of Montserrat have made and Ordained and by these presents do make Ordain Constitute Authorize and appoint Peter Dorey Esquire of the Island of Montserrat to be my true Vicar and lawful Attorney for me and in my Name and for my proper Use and behoof to Demand Levy sue for Recover and Receive by all Lawful ways and means whatsoever, of and from all and every person or persons whatsoever whom it doth or may Concern all and every such Sum and Sums of Money Debt Dues Goods Effects and things whatsoever, which now are, or hereafter shall grow due Owning Payable or belonging unto me the said *William Hall* in the Island of Montserrat upon or by Note Bond Bond Book or upon Account of Trading or Dealing or upon any Other Account or by any Other ways or means whatsoever, in any manner of Wise and if need be, to call to Account and bring to Reckoning and to Adjust and settle Accounts, with all and every Person or persons Concerned in the Premises and upon Receipt or Recovery of all or any such Sum or Sums of Money Debt Dues, Goods, Effects, or any Other thing or any part thereof sufficient Acquittance and Discharge for me and in my Name from time to time to make and give.

Going and by these presents granting unto my said Attorney full power and Authority in and touching the premises, to sue, pursue Arrest, Attach, Seize, Replevy, Implead, Impound, Condemn, and prosecute, and thence and therefore again to Acquit, discharge and out of prison to Release also for me to appear, and my person to Represent in all or any Court or Courts or other places, as Demandant or Defendant, in any Suit, Action, or appeal for or by Reason of the premises: Likewise Attorney or Attorneys under him to set, Substitute, and again to revoke, and generally to do act and perform all such Acts, matters and things in and touching the premises Requisite and necessary as fully as I might or could do were I personally present and I do hereby ratify and confirm all and whatsoever my said Attorney or his or his Substitutes shall legally do or procure to be done, in and touching the premises In Witness whereof I have hereunto set my Hand and Seal this tenth day of January One thousand eight hundred Sealed and Delivered In the presence of *William Hall* *Montserrat* *Before the Hon^{ble} Walter Hanson Esquire Chief Justice of the Court of King Bench Common Pleas* *Appeared William Hall of the Island of Saint Bartholomew Esq^r who being sworn in the Holy*

God, depoth and oath that he and present
and a deposed witness and their deposes of this
Island of Saint Bartholomew duly execute
the within letter of attorney before him this
Deponent and the other subscribing Witness
in and to the said further the Deponent
and the other

do hereby certify that the within
22 June 1800

Walter Gordon

Know all Men by these
presentes, that I, James Quayle have
made and Ordained and by these presents
do make Ordain, Constitute, Authorize and
appoint William Beane and James P.
Lockhart of the Island of Antigua
Gentlemen to be my true, certain and
lawful Attorneys for me and in my Name
and to and for my proper use and behoof
to demand, levy, sue for, recover and receive
by all lawful ways and means whatsoever
of and from all and every person and persons
whatsoever whom it doth shall or may
concern all and every such debt and sum
of Money, Debt, duty, Goods, Effects, and
things whatsoever, which now are or hereafter
shall become due and payable, or belonging
unto me the said James Quayle upon a
by Virtue of any Bond, Bill, Book, or open
Account of trading or Dealing or upon any
Account, and by any other ways or means
whatsoever in any manner a wise and
faced to call to Account and bring to

Receiving and to receive and settle Accounts
with all or any person or persons concerned
in the premises and upon Receipt or recovery
of all or any such debt or sum, Debt, Duty,
Goods, Effects, or any things, or any part
thereof, sufficient Acquittance and Discharge
for me and in my Name from time to time
to give and make giving and by these presents
granting unto my said Attorneys full Power
and Authority in and touching the premises
to sue, pursue, direct, attach, seize, request
implead, imprison, condemn, prosecute
and thence an Office of to Acquit, discharge
and out of prison to Release also for me to
appear, and my person to Represent in
all or any Court or Courts or other places
as Demandant or Defendant in any suit
Action or appeal for or by reason of the
premises. I hereby Authorize a Attorney
under them to do substitute and again
to Revoke, and generally to do Act and
Perform all other matters and things
in and touching the premises, to request
and to receive as fully as might or could
be done lawfully in and to do hereby
ratify and confirm all and whatsoever my
said Attorneys or their Substitutes shall
legally do, or procure to be done in and
touching the premises. In Witness whereof
I have hereunto set my Hand and Seal
this Eighteenth day of March One thousand
Eight hundred
Signed, sealed and
Delivered in the
Presence of
James Quayle

Montserrat Before Thomas
 Turlonge Esq. Register of
 Deeds for the said Island
 Personally appeared Captain
 Caesar Lawson of the Governor Montserrat
 who being duly sworn upon the Oath of
 Evangelists of Almighty Deity and
 oath that he was present and a Law Captain
 James Duane of the Ship duly sign
 that and deliver the within power of Attorney
 and that the same "John Lockhart"
 thus subscribed as one of the Witnesses
 of the said Execution of the same at of the
 proper hand writing of John Dyer
 Lockhart heretofore of this Island but
 now of the Island of Dominica
 sworn before me this
 22nd day of March 1800 Caesar Lawson
 Tho. Turlonge
 Reg. of Deeds &c.

Montserrat Whereas
 an appeal is now pending in the Prize Court
 in a certain Cause between the private
 Schooners of War, called the Harpiste and
 Dagiam against the Lading of the Brigantine
 Dorothea and her John Frederick & Christian
 Eckhard and Company of the Island of
 Saint Thomas Merchants the principal
 Owners of the said Cargo, and appellants
 by our Attorney John Dencher who is also
 our copartner in trade have covenanted
 and agreed to and with Richard McNamara

and Edward Ryan Esq. of the said
 Island Esquires the late Owners of the
 private Vessel of War to discontinue
 the said appeal and that all matters should
 cease and determine touching the same
 Now 1800 the said John Frederick and
 Christian Eckhard and Company of whom
 the said John Dencher is one do hereby
 warrant Authorize and appoint you William
 Daniell of our said Island of Montserrat
 Esquire Proctor and Advocate of the Court
 of Prize for the said Island of Montserrat
 our true and lawful Proctor and Advocate
 to appear for us and each of us in the said
 Court of Prize of the said Island of
 Montserrat and to Release Cancell and
 Extinguish completely before Judge of
 the said Court a certain stipulation entered
 into before the Honorable Henry Hamilton
 Judge of the said Court on the fifth day
 of November One thousand seven hundred
 and Ninety eight by them the said
 Richard McNamara and Edward Ryan
 Esq. and their security Richard McNamara
 also of the said Island Esquire in the sum
 of twenty eight thousand and fifty
 pounds ten shillings and four pence
 of current Gold and silver money being
 double the value of the said Cargo to
 restore the amount thereof in case the
 said sentence should be reversed and to
 do and perform all and every Act and A-
 thing and things which may be necessary
 and proper to Release Cancell Extinguish
 and destroy the said stipulation and
 finally to answer to the Court that

the said Richard & M. Namara, Edwards
Byam Hyde and Richard Symons their
Heirs Executors and Administrators
Jointly and Separately and each and
every of them may be most completely
and Effectually concerned, Released, and
Innocentified and Discharged therefrom
and Generally to Represent us and each
and every of us in the said Court for the
purposes aforesaid and what you shall
be herein this is your warrant and
authority In Testimony whereof we
have by our Attorney and Partner set
our Hands and Seals this twenty eighth
Day of March One thousand and eight
hundred.

Signed Sealed & Delivered, A. J. 16
In the presence of, S. Eckard 16^o
John Durely, Esq. by their
John Melin, Esq. Attorney &
and Acknowledged Before Partner
Mr Thomas Guelong, John Denker
Regin Admiralty as far as the
above Translation
related to Us

Montserrat

This Indenture made
the twenty fifth day of July in the Year four
last One thousand seven hundred and ninety
seven Between Peter Schoy of the said Island
of Montserrat Esquire of the one part And
William Salfron of the said Island Esquire of
the other part Whereas William Salfron of the
said Island of Montserrat Esquire of the

Bond or Obligation became bound unto Daniel
Mc Carthy of the said Island Merchant in the Pen-
sum of the thousand five hundred pounds of
Current Gold and Silver Money of the said Island
conditioned for payment of the sum of One
thousand two hundred and fifty pounds of the
Money at a time therein mentioned with lawful
Interest for the same unto the said Daniel
Mc Carthy his Executors Administrators and
Assigns as by the said Bond or Obligation relating
thereto had well appeared And Whereas
the said William Salfron and the said Daniel
Mc Carthy afterwards departed this life &c
And Whereas by the signature of Appointed
bearing date the twenty fourth day of February
One thousand seven hundred and eighty
seven Between Samuel Cooke of the Island
of Saint Christopher Esquire of the said Daniel
Mc Carthy of the one part and Robert Talbot of
the said Island of Saint Christopher Esquire
of the other part &c the said Samuel Cooke
for the consideration therein mentioned did
assign transfer and set over among other
Things unto the said John Salfron his Executors
Administrators and Assigns the herein before
mentioned Bond or Obligation and all and every
sum and sums of Money then due and owing
or to become due and owing by virtue thereof
And all the Right Title Interest Property
Claim and Demand whatsoever in and to
him the said Samuel Cooke Esquire of
the said Daniel Mc Carthy of and to the
hereinbefore noted Bond or Obligation and
Principals to have and to hold receive and
enjoy the said Bond or Obligation and
Principals unto the said John Salfron his

Executors Administrators and Assigns for ever
 And for the better and more effectually enabling
 him the said John Julius the Executor Adminis-
 trator and Assigns to recover and receive the
 Monies specified by the said Indenture the said
 Samuel Barker did thereby nominate make consti-
 tute and appoint the said John Julius his
 Executors Administrators and Assigns his
 true and lawful attorney and Attornies # #
 in and to the name of him the said #
 Samuel Barker the Executor of the said Daniel
 McCarty his Executors or Administrators
 or otherwise to ask require demand and receive
 the Monies aforesaid by the said Indenture
 of Assignment and upon nonpayment to sue
 for recover and receive the same as in and
 by the said Indenture of Assignment # #
 recorded in the Register Office of the said
 Island of Montserrat relation being thereunto
 had well more fully and at large appear
 And Whereas afterwards to wit on the ninth
 day of July in the year of our Lord One thousand
 seven hundred and ninety three Judgment was
 obtained in his Majesty's Court of King's Bench
 and Common Pleas of the said Island of # #
 Montserrat in the name of the said Samuel
 Barker Executor of the said Daniel McCarty
 against the Executors and Heirs at Law of the
 said William Smith for the penalty of the
 aforesaid Bond or Obligation besides Costs of
 Suit and Execution Debted thereon on the
 twelfth day of the said Month of July One
 thousand seven hundred and ninety three
 as by the Record of the said Judgment # #
 relation being thereunto had well appear
 And Whereas on the tenth day of August

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 in the year One thousand seven hundred and nin-
 ety three was then justly due and owing on the aforesaid
 Judgment obtained upon the aforesaid Bond or Obligation
 the sum of seventy nine pounds eight shillings and
 six pence Money aforesaid And Whereas by Indenture
 of Assignment bearing date the said tenth day of
 August One thousand seven hundred and ninety
 three Between the said John Julius assignee of the
 said Samuel Barker of the one part and Peter Shey
 of the said Island Esquire of the other part the said
 John Julius for and in consideration of the said
 sum of seventy nine pounds eight shillings and
 six pence Money aforesaid due as aforesaid on the
 Judgment aforesaid to him in hand paid by the
 aforesaid Peter Shey and assign transfer and set
 over unto the said Peter Shey his Executors # #
 Administrators and Assigns the aforesaid recited
 Bond or Obligation the said recited Indenture
 of Assignment thereof and the Judgment there-
 upon obtained and all Money thereupon due
 as aforesaid is to be paid due and owing And all
 Benefits Sums and Liens and Advantages # #
 whatsoever that then was or hereafter should
 or might be claimed by reason or manner of
 the said Bond or Obligation and Judgment
 thereon or of the Execution thereof had or
 to be had good executed or obtained And all the
 Right Title Interest Property Claim and Demand
 whatsoever both in Law and Equity which
 he the said John Julius had or ought to have
 or claim or in or to the aforesaid Bond or
 Obligation the said Indenture of Assignment
 thereof and the Judgment obtained thereon
 Monies and profits to have and to well
 receive and enjoy the said Bond or Obliga-
 tion the said Indenture of Assignment

And the Judgment aforesaid and all and singular
 the hereby assigned Monies and other the promises
 unto the said Peter Shoy his Executors Administrators
 and Assigns from thence both for ever And the said
 John Julius did thereby and so ordain constitute
 authorize and appoint the said Peter Shoy his
 Executors Administrators and Assigns his true
 and lawful Attorney and Attorneys in and
 in the name of the said Samuel Craker Executor
 of the aforesaid Daniel McCarthy his Executors
 or Administrators or otherwise to sue and
 prosecute the Execution upon the said Judgments
 and upon payment composition or Agreement
 made concerning the promises to acknowledge
 make and give full satisfaction relevant and
 discharge for all Monies thereby secured and
 then due and owing or to become due and
 owing by virtue of the said Bond or Obliga-
 tion and Judgment thereon obtained as in
 and by the said Indenture of Assignment
 recorded in the Register's Office of the said
 Island of New Brunswick Relation being
 thereunto had will appear And Whereas
 there is now justly due and owing on the aforesaid
 Judgment the sum of One hundred and fifty
 one pounds fifteen Shillings and three pence
 money aforesaid including the monies paid
 by the said Peter Shoy to the Deputy Provost
 Marshal Now this Indenture witnesseth
 that the said Peter Shoy Assignee of the said
 John Julius Assignee of the said Samuel
 Craker as aforesaid for and in consideration
 of the said sum of One hundred and fifty
 one pounds fifteen Shillings and three
 pence money aforesaid to him in hand
 paid by the said William Laffoon at or

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 Before the Sealing and Delivery of these presents the
 Receipt is hereby acknowledged that a
 granted transfer assigned and set over and
 by these presents with clear and absolutely good
 transfer aforesaid and set over unto the said William
 Laffoon his Executors Administrators and Assigns
 the aforesaid noted Bond or Obligation the said noted
 Indenture of Assignment thereof and the Judgments
 thereupon obtained and all Money thereupon due as
 aforesaid or to become due and owing and all benefits
 sum and sums and advantage whatsoever that
 now or here or hereafter shall in any way be obtained by
 reason or means of the said Bond or Obligation and
 Judgment or of the Execution thereupon had or to
 be had such proceeds or obtained And all the
 Right Title Interest property Claim and Demand
 whatsoever both at Law and in Equity as such he
 the said Peter Shoy hath or ought to have or
 claim of in or to the aforesaid Bond or Obligation
 the said Indenture of Assignment thereof and
 the Judgment obtained thereon Monies and Premises
 to have and to hold receive and enjoy the said
 Bond or Obligation the said Indenture of Assign-
 ment thereof and Judgment and all and
 singular the hereby assigned Monies and other
 the promises unto the said William Laffoon his
 Executors Administrators and Assigns from
 henceforth for ever in as large and ample maner
 and free as the said Peter Shoy may or ought
 to have hold receive and enjoy the same by
 force of the aforesaid noted Indenture of
 Assignment And further the said Peter Shoy
 Assignee as aforesaid both by these presents and
 assign constitute authorize and appoint the said
 William Laffoon his Executors Administrators
 and Assigns his true and lawful Attorney

and Attorneys moveable in the name of the said
Samuel White Esquire as appears his Executors or
Assignments or Assigns to sue and prosecute
the Execution upon the said Judgment and upon
payment comprising or discharging made concerning
the premises to acknowledge might and give full
satisfaction release and discharge of all Moneys
heretofore due and now due and owing or to
become due and owing by virtue of the said
Bond or Obligation and Judgment obtained
thereto and all and every other lawful Act
and State Thing and Things whatsoever as shall
be requisite in and about the Premises the said
Peter Shoy for himself his Executors and
Administrators with covenant promise and
agree to allow establish and confirm by their
Present. And the said Peter Shoy doth further
for himself his Executors and Administrators
Covenant promise and agree to and with the
said William Saffron his Executors Administrators
and Assigns by their Present in manner and
first following that is to say that the said
Peter Shoy hath never made or executed any
Assignment or any Release or other discharge
of the said Judgment or of the Execution which
hath been thereupon sued or executed neither
will nor shall the said Peter Shoy his Executors
or Administrators at any time hereafter make
commit or to any Act Release or Thing whatsoever
whereby the said Judgment or Execution which
hath been thereupon sued or executed or which
shall be thereupon sued or executed at any time
hereafter by the said William Saffron his Executors
Administrators or Assigns shall be in any manner
or way hurt hindered delayed or ~~or~~
inquired or paid and the consent of the said

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William Saffron his Executors Administrators or Assigns
thereunto just had in writing. And further that the
said Peter Shoy his Executors and Administrators
shall and will at all times hereafter on request made
and at the Costs and Charges of the said William Saffron
his Executors Administrators or Assigns maintain
justify allow and confirm all such lawful Actions
Suits process Executions and proceedings whatsoever
as have been or hereafter shall be brought and
forth or prosecuted by the said William Saffron
his Executors Administrators or Assigns upon the
Judgment and Execution aforesaid In Witness
whereof the said Parties to these presents have
hereunto set their Hands and Seals the day and
Year above written

Peter Shoy
Sealed and Delivered
In the presence of

Mich^l St^r Lemper

Montreal July the twenty fifth One thousand
Seven hundred and ninety seven Received
the Day and year within written of and from the
within named William Saffron the full sum of
one Hundred and fifty the pounds seven #
Shillings and three pence Money of the said
Island being the Consideration Money within
mentioned to be paid by him to me

Witness
Peter Shoy
Mich^l St^r Lemper

Montserrat

This Indenture

made the seventh day of January in the year of our Lord One thousand eight hundred Between William Jackson of the said Island of Montserrat Legally of the one part and Peter Moody of the said Island Legally of the other part Whereas William Jackson of the said Island being by his Bond or Obligation bound unto Daniel McCarthy of the said Island Merchant in the personal sum of Two thousand five hundred pounds of Current Gold and Silver Money of the said Island conditioned for payment of the sum of One thousand Seven hundred and Fifty pounds of like Money at a time therein mentioned with lawful Interest for the same unto the said Daniel McCarthy his Executors Administrators and Assigns as by the said Bond or Obligation relation being thereunto had will appear And Whereas the said William Jackson and the said Daniel McCarthy afterwards departed this life And Whereas by Indenture of Assignment bearing date the Twentieth day of February One thousand Seven hundred and Eighty seven Between Samuel Croker Executor of the said Daniel McCarthy of the one part and John Julius of the other part & the said Samuel Croker In the consideration therein mentioned did assign transfer and set over among other Things unto the said John Julius his Executors Administrators

and Assigns the herein before recited Bond or Obligation and all and every sum and sum of money then due and owing or to become due and owing by virtue thereof To have and to hold receive take and enjoy the said Bond or Obligation and Monies unto the said John Julius his Executors Administrators and Assigns for ever And the said Samuel Croker did thereby nominate name constitute and appoint the said John Julius his Executors Administrators and Assigns his true and lawful Attorney and Attorney in fact in the name of him the said Samuel Croker the said Executor of the said Daniel McCarthy his Executors or Administrators or otherwise to ask require demand sue for recover & receive the Monies assigned by the said Indenture as in and by the said Indenture relation being thereunto had will appear And Whereas afterwards to wit on the ninth day of July in the year One thousand Seven hundred and eighty three Judgment was obtained in his Majesty's Court of King's Bench and Common Pleas of the said Island of Montserrat against the Executors and Assigns of the said Daniel McCarthy of the said William Jackson for the penalty of the said Bond besides Costs of suit and Execution issued thereon on the Twelfth day of the said month of July One thousand Seven hundred and eighty three as by the record of the said Judgment relation being thereunto had will appear

And Whereas on the Tenth day of August in the Year One Thousand Seven Hundred and ninety six there was then justly due and owing on the above said Judgment the Sum of £ Seventy nine pounds Eight Shillings and Six pence Money of Great Britain And Whereas by Indenture of Assignment bearing date the said Tenth day of August One Thousand Seven Hundred and ninety six Between the said John Julius of the one part and Peter Shoy of the other part At the said John Julius for and in consideration of the said Sum of Seventy nine pounds Eight Shillings and Six pence Money aforesaid to him lawfully paid by the said Peter Shoy Did assign # # transfer and set over unto the said Peter Shoy his Executors Administrators and Assignors the aforesaid recited Bond Judgment Indenture of Assignment and all Money # thereupon due or to become due and owing to have and to hold receive and enjoy the said Bond Judgment and Assignment and all and singular the Monies and Premises unto the said Peter Shoy his Executors Administrators and Assignors for ever And the said John Julius did thereby make valid constitute authorize and appoint the said Peter Shoy his Executors Administrators and Assignors his true and lawful Attorney and Attorneys irrevocable in the name of the said Samuel Croker Executor of the said Daniel McCarthy his Executor or Administrators or otherwise to sue # and prosecute the execution upon the said Judgment with the usual Concomitants of Assignments of Judgments &c

And Whereas there was on the Twenty fifth day of July in the year One Thousand Seven Hundred and ninety seven justly due and owing on the above said Judgment the Sum of one hundred & fifty one pounds fifteen # # Shillings & Three pence Money of Great Britain including the money paid to the Deputy Provost Marshal for his Fees And # # Whereas by Indenture of Assignment bearing date the said Twenty fifth day of July One Thousand Seven Hundred and ninety seven Between the said Peter Shoy of the one part and the said William Saffron of the other part the said Peter Shoy for and in consideration of the said Sum of One hundred & fifty one pounds fifteen Shillings & Three pence Money aforesaid to him lawfully paid by the said William Saffron Did assign transfer and set over unto the said William Saffron his Executors Administrators and Assignors the said recited Bond Judgment & Indenture of Assignment and all Money thereupon due or to become due and owing to have and to hold receive and enjoy the said Bonds Judgment and Assignment and all and singular the aforesaid Monies and Premises unto the said William Saffron his Executors Administrators and Assignors for ever And the said Peter Shoy did thereby make valid constitute authorize and appoint the said William Saffron his Executors Administrators and Assignors his true and lawful Attorney and Attorneys irrevocable in the name of the said Samuel Croker Executor of the said Daniel McCarthy

This Executions or Administrators or otherwise to sue
 and prosecute the Execution upon the said Judgments
 with the usual Accidents as in and by the said
 several Indentures of Assignments Relation 44
 being thereunto more will appear. And Whereas
 there is now Justly due and owing on the aforesaid
 Judgments the Sum of One Hundred and 44
 Eighty five pounds eleven Shillings three pence
 Money of account including the Money paid to
 the Deputy Sheriff Marshal for his Fee at
 aforesaid. Now this Indenture Witnesseth
 that the said William Saffron for and in
 consideration of the said Sum of one Hundred
 and eighty five pounds eleven Shillings and
 three pence Money of account to him in paper
 paid by the said Peter Dorey at or before
 the sealing and delivery of these presents
 the receipt whereof is hereby acknowledged
 hath granted transferred assigned and set
 over and by these presents doth clearly and
 absolutely grant transfer assign and set over
 unto the said Peter Dorey his Executors
 Administrators and Assigns the aforesaid
 accented Bond Assignments Receipts and 44
 Judgments and all Money thereupon due
 or to become due and owing. And
 all general Sum and Summe and advantage
 whatsoever that now is or is or hereafter shall
 or may be obtained by reason or means
 of the said Bond and Judgments or of the
 Executions thereupon had or to be had
 said executed or obtained. And all the Right
 Title Interest Property Claim and Demand
 whatsover both in Law and Equity which
 he the said William Saffron hath or may have
 or claim against the said Peter Dorey

Indenture of Assignment and Judgment. Witnesseth
 the Manes and premises to have and to hold record
 and enjoy the said Bond or Obligation the said Indenture
 of Assignment thereof and Judgment and all and
 singular the hereby assigned Manes and premises
 unto the said Peter Dorey his Executors Administrators
 and Assigns for ever and ever. And the said William Saffron doth by these presents
 make a deed of gift and assign and appoint
 the said Peter Dorey his Executors Administrators
 and Assigns his true and lawful attorney and
 attorney in fact in the name of the said
 Samuel Cotton Esquire of the said Daniel
 Mc Carthy his Executors or Administrators or
 otherwise to sue and prosecute the Execution upon
 the said Judgments and upon payment 44
 composition or agreement made or to be made
 the premises the said Peter Dorey and his
 full satisfaction release and discharge for all
 Manes hereby received and now due and owing
 to become due and owing by virtue of the said Bond
 and Judgment thence then due all and every
 the lawful debt and duty thing and thing 44
 whatsoever as shall be requisite in and about the
 premises the said William Saffron for himself
 his Executors and Administrators doth
 covenant promise and agree to allow establish
 and confirm by these presents. And the said
 William Saffron doth further for himself the
 said Executors and Administrators covenant
 promise and agree to do with the said Peter
 Dorey his Executors Administrators and
 assigns by these presents in manner and
 following that is to say that the said William
 Saffron hath or may have or execute or
 judgment or release or discharge

of the said Judgment and Execution which hath
 been thereupon due and executed. Neither will nor shall
 the said William Laffon his Executors or Adminis-
 trators at any time hereafter make commit or
 any Act Release or Thing whatsoever whereby
 the said Judgment or Execution which hath
 been thereupon due or executed at any time
 hereafter by the said Peter Dowdy his Executors
 Administrators or Assigns shall be in any
 manner or wise fully hindered or
 delayed or extinguished without the consent
 of the said Peter Dowdy his Executors Adminis-
 trators or Assigns the same first had in writing
 And further that the said William Laffon his
 Executors and Administrators shall and will at
 all times hereafter on request made and at
 the costs and charges of the said Peter Dowdy
 his Executors Administrators or Assigns maintain
 justify allow and confirm all such lawful Actions
 Suits process Executions and proceedings &c
 whatsoever as have been or hereafter shall be
 brought sued forth or prosecuted by the said Peter
 Dowdy his Executors Administrators or Assigns
 upon the Judgment and Execution aforesaid
 In Witness Whereof the said Peter first above named
 to these presents hath hereunto set his Hand
 and Seal the Day and Year first above written

Scales and Wilcox } Wm Laffon
 In the presence of

Witnesses

Matthew Receives the Ten and four pence worth of the
 within money Peter Dowdy the sum of two hundred
 and thirty pence and three pence being the sum of
 money of the said Peter Dowdy being the consideration
 of the said Judgment and Execution by him to me Wm Laffon

Montserrat

This Indenture made this seven
 day of January in the year of Our Lord one thousand
 eight hundred and sixteen between William Laffon of the
 said Island of Montserrat Esquire of the one part
 and Peter Dowdy of the said Island Esquire of the
 other part Whereas William Laffon late of the said
 Island Esquire deceased in and by his Bond or
 Obligation bearing date the sixth day of June
 which was in the Year of Our Lord One thousand
 seven hundred and seventy six became bound
 to Charles O'Brien late of the said Island Esquire
 deceased in the special sum of Eight Hundred
 and Fifty three pounds fourteen shillings
 and eight pence Sterling Money of Great Britain
 in the Value whereof the Current Gold and Silver
 Money of the said Island of Montserrat &c
 Contented for the payment of Four hundred
 and Twenty six pounds seven shillings
 and four pence Sterling Money of Great
 Britain in the Value thereof in Current Gold
 and Silver Money of the said Island of Montserrat
 and lawful Interest thereon at a Day long time
 past as by the said Bond and Obligation thereof
 may appear And Whereas by Deed of
 Assignment bearing date the Twenty fifth day of
 July One thousand seven hundred and seventy
 seven Peter Dowdy of the said Island Esquire
 Executor of the said Charles O'Brien deceased who was the
 surviving Executor of the said Charles O'Brien
 for the consideration therein mentioned did
 grant transfer Assign and set over unto
 the said William Laffon his Executors
 Administrators and Assigns the aforesaid
 Bond or Obligation which appeared to
 William Laffon his Executors

and assigns his true and lawful heirs and assigns
 in and to him the said Peter Dowry, and in his name
 as Executor Administrator and Assigns, but for the sole use
 and benefit of the said William Laffon
 his Executors Administrators and Assigns, to and
 receive demand sue for recover and receive the
 Money of said with the usual Covenants as in
 due by the said Bond of Assignment relation
 being thereunto as will appear. And Whereas
 the said Peter Dowry hath this Day paid unto the
 said William Laffon the sum of Eight Hundred
 and Fifty three pounds fourteen Shillings and
 Eight pence Sterling Money of Great Britain being
 the amount of the penalty of the said recited Bond
 or Obligation and required in Assignment thing
 Now this Indenture Witnesseth that the said
 William Laffon for and in consideration of the
 Money paid to him by the said Peter Dowry as
 aforesaid hath granted transferred assigned and
 sold and by these presents doth clearly and
 absolutely grant transfer assign and sell over
 unto the said Peter Dowry his Executors
 Administrators and Assigns the aforesaid
 recited Bond or Obligation and Bond of Assignment
 thereof and all the Rights Title Interests Profits
 Claims and Demands whatsoever of him the said
 William Laffon or in and to the same. To have
 and to hold unto take and enjoy the same
 unto and to and for the only use and benefit of
 the said Peter Dowry his Executors Administrators
 and Assigns from thenceforth in peace. And the
 said William Laffon doth hereby make void
 constitute and appoint the said Peter Dowry
 his Executors Administrators and Assigns true
 and lawful in the name of the said Peter Dowry

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 Executor as aforesaid his Executors Administrators
 or otherwise but for the sole and separate use and benefit
 of the said Peter Dowry his Executors Administrators
 and Assigns to and receive demand sue for recover
 and receive the Money of said of the Executors and
 Assigns of the said William Laffon or the persons liable
 by Law to pay the same due upon payment hereof
 to give a sufficient Discharge thereof And whatsoever
 the said Peter Dowry his Executors Administrators
 or Assigns shall lawfully do in the premises
 the said William Laffon doth hereby allow and confirm
 And the said William Laffon for himself his heirs
 Executors and Administrators doth covenant promise
 and agree to and with the said Peter Dowry his
 Executors Administrators and Assigns that he the
 said William Laffon hath not and will receive
 the amount of the penalty of the aforesaid recited
 Bond or any part thereof neither shall or will
 release or discharge the same or any part thereof
 nor shall or will in any manner release or
 discharge any Action or Actions suit or suits
 Judgment or Judgments Execution or Executions
 whereupon or for the same or any part thereof
 to be had brought prosecuted or taken in his
 countenance or under any power or authority
 hereby given to the said Peter Dowry his Executors
 Administrators and Assigns without the special
 Licence and Consent of the said Peter Dowry his
 Executors Administrators or Assigns their heirs
 past or to come but with full and allowed full
 lawful proceedings for the recovery of the same in the
 whereof the party first above named to these presents
 hath hereunto set his hand and seal this
 Year first above written
 at the presence of
 Wm Laffon

Montserrat Received the Day and Year within mention
of and from the within named Peter Thoy the sum
of Eight Hundred and Forty three pounds Fourteen
Shillings and Eight pence Sterling money of Great
Britain being the amount of the penalty of the
within mentioned Bond and the consideration money
within mentioned to be paid by him to me

Witness

Wm. Ingrave

Wm. Lifford

Montserrat

This Indenture made the twenty
fifth Day of July in the year of our Lord One
thousand seven hundred and ninety seven Between
John Thoy of the said Island of Montserrat Esquire
of the one part And William Lifford of the said
Island Esquire of the other part Whereas Michael
White and William Lusk both of the said Island
Esquires by their joint and several Bonds or Obligation
bearing date the twenty fifth day of April in
the Year of our Lord One thousand seven hundred
and eighty one became bound unto Nicholas
Hill of the said Island Esquire in the penal
sum of Two thousand pounds of current Gold
and silver money of the said Island conditioned
for payment of the sum of One thousand pounds
of like money at a time therein mentioned
with lawful Interest for the same unto the
said Nicholas Hill his Executors Administrators
and Assigns as by the said Bond or Obligation
relation being hereunto had will appear
And Whereas the said Michael White and
William Lusk

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Nicholas Hill did on the ninth Day of July in the
Year of our Lord One thousand seven hundred and
ninety three Obtain a Judgment in his Majesty's
Court of Kings Bench and Common Pleas of the
said Island against the Executors and Assigns of the
said William Lusk for the penalty of the
said Bond or Obligation besides Costs paid as by
the Record of the said Judgment relation being
whereunto has will appear upon which a writ of
Judgment Execution issued on the twelfth Day
of the said Month of July in the said Year
One thousand seven hundred and ninety three
And Whereas there was on the tenth Day of
August in the Year One thousand seven hundred
and ninety six partly due and owing to the
said Nicholas Hill on the aforesaid Judgment
the sum of Three hundred and thirty two
pounds five shillings money aforesaid
And Whereas by Indenture of Assignment
bearing date the said tenth day of August
Between the said Nicholas Hill of the one part
and the said Peter Thoy of the other part the
said Nicholas Hill for and in consideration of the
aforesaid sum of Three hundred and thirty two
pounds five shillings money aforesaid he
in hand paid by the said Peter Thoy did
grant transfer Assign and release unto the said
Peter Thoy his Executors Administrators and Assigns
the aforesaid record Judgment and all money due
and owing as to become due and owing and
all benefit sum and sums and advantage whoso
that was or were or hereafter should or might
be obtained by reason or means of the said
record Judgment thereupon had to be paid
and all the legal property claims and demands whoso

law and in Equity which the said Nicholas Hill has
 a right to have or claim of in or to the said Judgment
 Monies or Premises To have and to hold receive and
 enjoy all and singular the thereby assigned Monies
 bute then the Premises unto the said Peter Shoy his
 Executors Administrators and Assigns from henceforth
 and for his and their proper use and benefit for ever
 And the said Nicholas Hill did by the said # #
 Indenture make certain coasenture authority and
 appoint the said Peter Shoy his Executors # #
 Administrators and Assigns the true and lawful
 Attorney and Advocate of him the said Nicholas
 Hill in and in the name of him the said
 Nicholas Hill his Executors or Administrators
 to sue and prosecute the Execution upon the said
 Judgment and upon payment composition or
 agreement made concerning the premises to #
 acknowledge make and give full satisfaction
 Release and Discharge for all Monies thereby secured
 and then due and owing or to become due and
 owing by Virtue of the said Judgment
 And Whereas there is now due on the
 said Judgment the sum of Four hundred
 and twelve pounds and two pence money of Great
 Britain and the said sum of Four hundred
 and twelve pounds and two pence money of Great
 Britain being the sum now due on the said Judgment assigned
 including the monies paid by the said Peter Shoy
 to the Deputy Provost Marshal to him in
 hand paid by the said William Laffoon at
 or before the sealing and delivery of these
 presents the Receipt whereof the said Peter
 Shoy doth hereby acknowledge with grant
 satisfaction assign and set out and to his
 heirs and assigns and assigns and assigns

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 Transfer assign and set out unto the said William
 Laffoon his Executors Administrators and Assigns
 the aforesaid recited Judgment and Indenture
 of Assignment and all Money thereupon due
 as aforesaid or to become due and owing and
 all benefit sum and sums and advantage # #
 whatsoever that now is or are or hereafter shall
 or may be obtained by reason or means of the
 said Judgment or of the Execution thereupon
 had or to be had since executed or obtained and
 all the Right Interest property Claim and
 demand whatsoever both in Law and in Equity
 which the said Peter Shoy hath a right to
 have or claim of in or to the said Judgment
 Monies and Premises or to have and to hold
 receive and enjoy all and singular the thereby
 assigned Monies and then the Premises unto the said
 William Laffoon his Executors Administrators and
 Assigns from henceforth and for his and their
 proper use and benefit for ever And further the
 said Peter Shoy doth by these presents make
 certain coasenture authority and appoint the
 said William Laffoon his Executors Administrators
 and Assigns the true and lawful Attorney and
 Advocate of him the said Peter Shoy in and in the
 name of the said Nicholas Hill his
 Executors or Administrators or otherwise to sue
 and prosecute the Execution upon the said
 Judgment and upon payment composition
 or agreement made concerning the premises
 to acknowledge make and give full satisfaction
 Release and Discharge for all Monies thereby
 secured and now due and owing or to be
 due and owing by virtue of the said Judgment
 and all and every the lawful Act or Acts
 things and things whatsoever a

Remains in and about the premises the said Peter Shygo
 with for himself his Executors and Administrators &c
 Conceded promise and agree to establish after and
 confirm by their presents And the said Peter Shygo
 with further for himself his Executors and Administrators
 Conceded promise and agree to and with the said
 William Laffoon his Executors Administrators and
 Affiants by their presents in manner and form
 following that is to say That he the said Peter Shygo
 hath there made no executor nor assignment
 Release or the Discharge of the said Judgment
 or the Execution which hath been thereupon made
 or executed neither will nor shall the said Peter &c
 Shygo his Executors or Administrators at any time
 hereafter make commit or do any Act Release or
 thing whatsoever whereby the said Judgment or
 Execution which hath been thereupon made or executed
 or which shall hereafter be made or executed at any
 time hereafter by the said William Laffoon his
 Executors Administrators or Affiants shall be in
 any manner or wise that hindered or
 obstructed or in any way without the consent of
 the said William Laffoon his Executors Administrators
 or Affiants the same just has and obtains in
 writing And further that he the said Peter Shygo
 his Executors and Administrators shall and will
 at all times perform on request made and at the
 Costs and Charges of the said William Laffoon his
 Executors Administrators and Affiants make
 justify and allow and confirm all such lawful
 Actions Suits process Executions and proceedings
 whatsoever as have been or hereafter shall be
 brought sued forth or prosecuted by the said
 William Laffoon his Executors Administrators or
 Affiants upon and in virtue of the said Judgment and
 Execution aforesaid In Witness whereof the

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 Parties to these Presents have hereunto set their Hands and
 Seals the Day and Year first above written

Sealed and Delivered }
 In the presence of }

Mich^l Jos Laffoon

Monmouth July the twenty fifth One thousand seven
 hundred and ninety seven Received of and from the
 within named William Laffoon the full sum of
 Four hundred & eighty pounds & two pence Money of
 the said State being the consideration Money within
 mentioned to be paid by him to me

Witness
 Mich^l Jos Laffoon

Monmouth This Indenture made the seventh
 Day of January in the year one thousand seven
 hundred and ninety seven Between William Laffoon of the said
 State of Monmouth Esquire of the one part and Peter
 Shygo of the said State Esquire of the other part
 Whereas Michael White and William Jacob both
 of the said State Esquires by their joint and
 several Bond or Obligation bearing date the
 Twenty fifth day of April in the year of our Lord
 One thousand seven hundred and eighty six
 became bound unto Nicholas Hill of the said
 State Esquire in the penal sum of Four thousand
 pounds of Current Gold and Silver Money
 of the said State conditioned for payment
 of the sum of One thousand pounds of
 Money at a time therein mentioned with lawful

Interest for the same with the said Nicholas Hill his
 Executors Administrators and Assigns as by the said
 Decree or Obligation relation being, thereunto has
 well appear And Whereas the said Michael White
 and William Rush afterwards met with the said
 Nicholas Hill on the ninth day of July
 in the year of our Lord One thousand seven hundred
 and ninety three Obtain a Judgment in his
 Majesty's Court of King's Bench and Common
 Pleas of the said Island against the Executors
 and Assigns and Devisees of the said William Rush
 for the penalty of the said Decree or Obligation
 bearing date as by the record of the said
 Judgment relation being, thereunto has well
 appear upon which Judgment Execution issues
 on the twelfth day of the said month of July in
 the said Year One thousand Seven hundred and
 Ninety three And Whereas there was on the Tenth
 Day of August in the Year One thousand Seven
 hundred and ninety six Justly due and owing
 to the said Nicholas Hill on the aforesaid
 Judgment the sum of Three hundred and
 thirty five pounds five shillings money aforesaid
 And Whereas by Indenture of Assignment
 bearing date the said Tenth day of August One
 thousand Seven hundred and ninety six Between
 the said Nicholas Hill of the one part and
 Peter Shoy of the said Island Esquire of the other
 part the said Nicholas Hill for and in con-
 sideration of the aforesaid sum of Three hundred
 and thirty five pounds five shillings money
 aforesaid to him in hand paid by the said
 Peter Shoy Did grant transfer assign and
 set over unto the said Peter Shoy his Executors
 Administrators and Assigns the aforesaid
 Judgment and all money thereupon

due as aforesaid or to become due and owing, and all
 benefit sum and issue and advantage whatsoever
 that was or were or hereafter should or might be
 obtained by reason or means of the said Judgment
 or of the Execution thereupon had or to be had and
 executed or obtained And all the Right Substantive
 property Claim and Demand whatsoever both in
 Law and in Equity which the said Nicholas Hill
 had or ought to have or claim or in or to the said
 Judgment Monies and premises To have and
 to hold to receive and enjoy all and singular the
 thereby aforesaid Monies and premises unto
 the said Peter Shoy his Executors Administrators
 and Assigns from thenceforth and for his and
 their proper use and benefit for ever And the
 said Nicholas Hill did by the said Indenture
 make certain covenants authorise and appoint
 the said Peter Shoy his Executors Administrators
 and Assigns the true and lawful Agency and
 Attorney of him the said Nicholas Hill
 in and about the name of him the said
 Nicholas Hill his Executors or Assigns to
 sue and prosecute the Execution upon the said
 Judgment with usual covenants as in Assignments
 of Judgments And Whereas there was on the
 twenty fifth day of July in the Year One thousand
 Seven hundred and ninety seven Justly due and
 owing on the aforesaid Judgment the sum of
 Four hundred and twelve pounds and six pence
 Money aforesaid including the charges paid the
 Debtor pursuant thereto for his Part And
 Whereas by Indenture of Assignment bearing
 date the said twenty fifth day of July
 Between the said Nicholas Hill and
 Peter Shoy of the said Island Esquire of the one
 part and the said William Rush of the said Island

The said Peter Thoy for and in consideration of the
 aforesaid sum of Four hundred and twelve pounds
 and two pence Money advanced to him in hand
 paid by the said William Laffoon did grant
 transfer assign and set over unto the said William
 Laffoon his Executors Administrators and Assigns
 the aforesaid recited Judgment and all Monies
 thereupon due and to become due and
 owing, and all Benefit due and to come and
 advantage whatsoever that was or were or hereafter
 should or might be obtained by reason or means
 of the said Judgment or of the Execution thereupon
 had or to be had such execution obtained and
 all the Right Interest property Claim and Demand
 whatsoever both in Law and Equity which the
 said Peter Thoy has or ought to have or claim
 of in or to the said Judgment Monies and
 premises To have and to hold receive and
 enjoy all and singular the thereby assigned
 Monies and premises unto the said William
 Laffoon his Executors Administrators and
 Assigns from thenceforth and for his and their
 heirs and Benefits for ever And the said
 Peter Thoy did by the said Indenture make certain
 copiate sufficient and approved the said William
 Laffoon his Executors Administrators and
 Assigns his true and lawful Attorney and At
 torneyable in the name of him the said Nicholas
 Hill his Executors or Administrators to sue and
 prosecute the Execution upon the said Judgment
 with usual Covenants as in and by the said
 Indenture of Assignment Relation being hereunto
 has will appear And Whereas there is now just
 due on the aforesaid Judgment the sum of Five
 hundred and four pounds and six shillings and
 six pence Money advanced by the said

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 said Peter Thoy for and in consideration of the
 aforesaid sum of Four hundred and twelve pounds
 and two pence Money advanced to him in hand
 paid by the said Peter Thoy did grant
 transfer assign and set over unto the said Peter Thoy his Executors
 Administrators and Assigns the aforesaid recited
 Judgment and Indenture of Assignment
 thereof and all Monies thereupon due and to become
 due and owing, and all Benefit
 due and to come and advantage whatsoever that
 was or were or hereafter should or might be
 obtained by reason or means of the said Judgment
 or of the Execution thereupon had or to be had
 such execution obtained and all the Right
 Interest property Claim and Demand whatsoever
 both in Law and Equity which the said William
 Laffoon has or ought to have or claim of in or
 to the said Judgment and the said Indenture
 of Assignment thereof in and to the premises
 To have and to hold the said Judgment, Monies
 and to receive all and singular the thereby assigned
 Monies and premises unto the said Peter Thoy
 his Executors Administrators and Assigns
 from thenceforth and for his and their heirs
 and Benefits for ever And further the said
 William Laffoon with by these presents
 doth make and give full power and authority
 unto the said Peter Thoy his Executors Administrators
 and Assigns his true and lawful Attorney and At
 torneyable in the name of him the said Nicholas
 Hill his Executors or Administrators to sue and
 prosecute the Execution upon the said Judgment
 with usual Covenants as in and by the said
 Indenture of Assignment Relation being hereunto
 has will appear And Whereas there is now just
 due on the aforesaid Judgment the sum of Five
 hundred and four pounds and six shillings and
 six pence Money advanced by the said

& hence irrevocable in the name of the said
 Scotlandwell his Executors Administrators or
 Assigns to sue and prosecute the Execution upon
 the said Judgment and upon payment composition
 or agreement made concerning the premises
 to release and make and give full satisfaction
 release and discharge for all Moneys hereby secured
 and now due and owing or to become due and
 owing by virtue of the said Judgment And all
 and every their lawful act and thing and things
 whatsoever as shall be requisite in and about the
 Premises the said William Laffoon doth for himself
 his Executors and Administrators covenant
 promise and agree to establish allow and confirm
 by these presents and the said William Laffoon
 doth further for himself his Executors and
 Administrators covenant promise and agree
 to and with the said Peter Dowdy his Executors
 Administrators and Assigns by their presents
 in manner and form following that is to say
 That As the said William Laffoon hath
 never made or executed any Assignments
 Release or other Discharge of the said Judgment
 or the Execution which hath been thereupon
 sued or executed neither will nor shall the
 said William Laffoon his Executors or Adminis-
 trators at any time hereafter make commit or
 do any Act Release or Thing whatsoever
 whereby the said Judgment or Execution which
 hath been thereupon sued or executed or which
 shall be thereupon sued or executed at any time
 hereafter by the said Peter Dowdy his Executors
 Administrators or Assigns shall be in any
 manner or wise hindered or delayed or
 extinguished without the consent of the said
 Peter Dowdy his Executors or Administrators

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 or Assigns thereto just has and obtains in Writing
 And further that to the said William Laffoon his
 Executors and Administrators shall and will at all
 times hereafter on request make and at the costs
 and charges of the said Peter Dowdy his Executors
 Administrators or Assigns maintain justify
 allow and confirm all such lawful Actions
 Suits process Executions and proceedings whatsoever
 as have been or hereafter shall be brought
 sued forth or prosecuted by the said Peter Dowdy
 his Executors Administrators or Assigns upon
 or by virtue of the said Judgment and Execution
 aforesaid In Witness whereof the party first
 above named to these presents hath hereunto
 set his hand and seal the Day and Year
 first above written

Wm Laffoon

Sealed and Delivered
 In the presence of

Wm Musgrave

Memorandum Received the Day and Year
 within written of and from the within named
 Peter Dowdy the full sum of Five hundred
 and four pounds seven shillings and
 six pence of current Gold and Silver Money
 of the said Island being the consideration
 money within mentioned to be paid by him
 to me

William Laffoon

Witness
 Wm Musgrave

Know all men by these presents, that we who have
heretofore set our hands and seals to the certain
Officers James Martin and others belonging
to and serving on board his Majesty's Ship Bottom
have considered and appointed and by these
presents do hereby constitute and appoint
George Kitch of the Island of Antigua Esquire
and William Baxter of the Island of Montserrat
Esquire to be our true and lawful Attornies and
Agents jointly and severally for us and in
our names and by our hands to collect
transact and take care of all our interests
in any Prize or Prizes Recaptured or Recaptures
that have been or shall be taken or taken
by the said Ship of War or to which we are
or shall be entitled by any means whatsoever
and in all kind Moneys or other Money
arising from Capture or Recapture taking
and wholly granting to our said Attornies
and each of them our full Power and authority
on the premises for procuring, appraising,
and condemning, and selling, such prize
or prizes Recaptured or Recaptures their
Cargoes Tackle apparel and Furniture and
for recovering the Money arising therefrom
and also the said Money by Bill made
out by the Honble the Commissioners of the
Treasury Navy and our several shares
of the whole and for recovering, claiming,
commanding, and discharging the said
Prize also for us to prosecute and defend
any suit or suits in any Court of Admiralty
or any other Court of Law or Equity in the
said Island and to appeal from any
Sentence or Sentence or to be thereunto
such appeal if they think proper and

general to do and act for us and in our names as fully
as fully and effectually to all Intents and purposes as
we ourselves might be could do collectively or separately
being personally present. Agreements, Orders and
deeds to make and grant with full power
and authority for them the said George Kitch and
William Baxter or either of them to our Attornies or
Agents to appoint any Substitutes or Substitutes
under them or either of them in the Island of
Montserrat to act for us in the premises aforesaid
We the constituents hereby ratifying and confirming
all and whatsoever the said George Kitch and William
Baxter or the Substitutes or Substitutes shall
lawfully do or cause to be done in and about the
premises by Virtue of their powers. In witness
whereof we have hereunto set our hands and
Seals this day of December 1799 and
in the fourth Year of his Majesty's reign.

Edward Kitch Captain	Thos. Rogers Esq
W. C. James Esq	Geo. Freeman Esq
George Toller Master	Hugh Burtress Esq
J. P. Connelly Surgeon	Mr. Louis Gromb Esq
John Martin Purser	Geo. Gregory Esq
Henry Capt. Quarant	John Kelly Esq
Wm. Davis	Abraham Long Esq
Mark	John Dudgeon Esq
Thos. Gallop Carpenter	Thos. Gibbs Esq
Thos. Gallop Carpenter	Thos. Gibbs Esq

John Lord	Mark	Charles Jones	Mark
William Brown	Mark	Richd. Smith	Mark
John Smith	Mark	William Adams	Mark
James Newlyn	Mark	John McGray	Mark
George Brown	Mark	John Dellen	Mark
Wm Wade	Mark	James McLeod	Mark
Wm Chasterton	Mark	Henry & Angley	Mark
Thomas Brown	Mark	James Warner	Mark
Mr. Bayshell	Mark	John & Williams	Mark
Lawrence & Brown	Mark	John & Kief	Mark
Thos. Bryan	Mark	Wm & Quaid	Mark
John & Parker	Mark	William Key	Mark
George Taylor	Mark	Thomas Colledge	Mark
Peter Taylor	Mark	John Peter	Mark
Peter Keir	Mark	Robert Mayne	Mark
Thos & Fitzgerald	Mark	Alfred & Mitchell	Mark
James & Connors	Mark		

George W. G.	Mark	Thos & Mansel	Mark
Thomas Hickwood	Mark	Thos & DePury	Mark
Thos. Brampton	Mark	Wm & Miller	Mark
William Leach	Mark	John Webb	Mark
Edward & Hopkins	Mark	Henry Piddie	Mark
Richd & Piggins	Mark	Chas & Clark	Mark
James & Wake	Mark	Benj & Kane	Mark
James White	Mark	Thos. Brown	Mark
Jacob & Williams	Mark	Stephen & Latham	Mark
James & Higgins	Mark	Edward & Murray	Mark
Rip & Rodgers	Mark	Wm & Brown	Mark
Wm. Matheson	Mark	John & Ross	Mark
John & Cummins	Mark	Robt. Clark	Mark
Bar & Grace	Mark	Wm & Lundy	Mark
John & Wain	Mark		


David Hume

John Bryant

John Lawson

Amia x Kaipe (B)

John Adams

Ein Winkel. 

Merchants
 Articles of Agreement Indenture
 made concluded and agreed upon
 the Twenty Eighth day of March
 in the year of our Lord one thousand
 and Eight hundred Between
 John Frederick and Christian Eckard
 and Company of the Island of
 Saint Thomas Merchants and
 Copartners in Trade by their Attorney
 John Frederick at present in the
 said Island of Montserrat Edward
 who is also a Partner of the said
 House of John Frederick and
 Christian Eckard & Company
 of the one part and Richard
 McNamee and Edward Bygones
 of the said Island of
 Montserrat Executors of the other
 part as follows that is to say

Whereas in a certain Cause Instituted against
me and prosecuted in the Court of King's Bench
between ^{me} and ^{my} said Brother, the Court shall

of this Court the Warrant and Writings against the
Quakerine Shione Pouches and his Ladings, a Sentence
of Contemnation was pronounced by the Judge of the
said Court against the Ladings of the said Pouches
upon the twenty ninth day of October which was
in the year of our Lord One Thousand seven hundred
and seventy eight. Reference being thereto has many
appear. And Whereas the Claimants in the said Cause
did pray an Appeal from the said Sentence which was
granted upon the usual Terms and the said Claimants
entered into the usual Supplication for procuring
the said Appeal to Effect. And Whereas the said
John Trevellick and Christian Eckers and Company
(of whom the said John Pouches is one) were Counsel
of the greater part of the said Cargo of the said
Barbadoes. And Whereas the said Richard
Wilmans and Edward Byron together
with Nicholas Simpson of the said Island
Esquire did on the fifth day of November One
Thousand seven hundred and seventy eight enter
into a Supplication before the Worthy Judge
Hamilton Judge of the said Court in the sum of
Twenty Eight Thousand and sixty pounds ten
shillings and five pence of English Gold and
Silver Money being about the value of the said
Cargo to be paid the said sum of money in case the
said Sentence should be reversed. And Whereas
the said John Trevellick and Christian Eckers
and Company (of whom the said John Pouches
is one) the Claimants for part of the said Cargo
have proceeded upon their Appeal which is
pending in the Court of Appeals for Great
Britain in the Kingdom of Great Britain. And Whereas
a compromise hath been made and entered
in and between the Parties hereto to avoid all
further Appeal there and to have

and attend the further Prosecution and Defence of
the said Appeal And the said John Frederick and
Christian Eckard and Company (of whom the said
John Dencker is one) have agreed to take and accept
the sum of Seven Thousand & Twenty nine pounds
three and four pence of Current Gold and Silver Money
of the said Island of Montserrat in full payment
Satisfaction and Discharge of all Claims and
Debts which they or either or any of them
may claim or have in which they or either or any
of them can or may claim or have in Con-
sequence hereof in or out of the said Court
or any part thereof And whereas these persons
that in consideration that the said Richard
McMannan and Edward Byram Wyke will
Immediately pay the said sum of Seven
Thousand and Twenty nine pounds three and
four pence they the said John Frederick and
Christian Eckard and Company by their said
Partner and Attorney the said John Dencker
do and each and every of them do hereby
for himself and themselves his and their and
each of them heirs Executors and Adminis-
trators Covenant Promise and Agree to and
with the said Richard McMannan and
Edward Byram Wyke their Executors and Admin-
istrators in manner following That is to say
That they the said John Frederick and Christian
Eckard and Company as aforesaid shall
and will cause their said Appeal to be
continued and discharged and the Proceeding
thereupon to be discharged and Remitted
and Retained by the said Judge Court of the
said Island of Montserrat or before the
next day of January next ensuing the day
and that they will give a full warrant

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and authority to their Proctor and Advocate for the full
accomplishment thereof And that they will fully
acquiesce Release Execute and discharge the said
Richard McMannan and Edward Byram Wyke
and each of them hereupon and from all Claim &
Debts which they the said John Frederick and
Christian Eckard and Company as aforesaid ever
had now have or can or may possibly in any
shape whatsoever ever have or pretend to have or
claim in or out of the said Court or any part
thereof or be any sum or sums of Money now
due and owing, becoming payable or belonging
to them for the sum or which hereafter can or
possibly may be due owing, payable or becoming
or belonging to them or any or either of them
for the same or any part or parts thereof And
they the said John Frederick and Christian Eckard
and Company as aforesaid do hereby further
Covenant and grant to and with the said Richard
McMannan and Edward Byram Wyke that they
will give a full warrant and authority to their
Proctor and Advocate to appear for them and each
and every of them in the said Judge Court and
Enter a complete Release Execution and acquies-
cement of the said Appeal and to Enter into
a before mentioned by them the said Richard
McMannan Edward Byram Wyke and Richard
Symons before the Judge of the said Court of Judge
in consideration whereof the said Richard
McMannan and Edward Byram Wyke do for
themselves their heirs Executors and Administrators
Covenant promise and agree to and with the said
John Frederick and Christian Eckard and Company
their Executors and Administrators that the
said Appeal shall be continued and immediately
discharged and the Proceeding thereupon

Thousand and Twenty nine pounds. And four pence
of Current Gold and Silver Money of the said
Island by gold and coin of the said Exchange
to be delivered to them And that the said Richard
McNamara and Edward Bryan Nye do further
covenant and agree that they will give a sufficient
Warrant and Authority to some Justice or Justices
of the said Judge Court to appear for them and each
of them in the said Court to Release Cancell and
Extinguish the stipulations taken into for them
the said John Frederick and Christian Eckard and
Company Before the Judge of the said Judge Court
in the said Island of Newfoundland for preventing
the said Appeal. And Lastly the said John
Frederick and Christian Eckard and Company
by their said Attorney and further aforesaid
Deputies bind themselves and each of them
their and each of their Heirs Executors and
Administrators to the said Richard McNamara
and Edward Bryan Nye their Executors and
Administrators in the sum of Seven Thousand
Pounds of Current Gold and Silver Money
of the said Island for the time and faithful
Performance of the Covenants and Agreements
herein contained to be by them the said John
Frederick and Christian Eckard and Company
as aforesaid done and performed And the said
Richard McNamara and Edward Bryan
Nye do hereby bind themselves and each of
them their and each of their Heirs Executors
and Administrators to the said John Frederick
and Christian Eckard and Company as aforesaid
that Executors and Administrators in the sum
of Seven Thousand pounds of the Current
Gold and Silver Money of the said Island faithfully
perform the said Covenants and Agreements

to be by him the said Richard McQuinn and Edward
Byron Hinkle zone and Reformed In Melhuys whereas
the Parties to those presents have heretofore set their
Hand and Seal the Day and year first above written

Yegues sealed & delivered
 In the presence of
 the undersigned was in the year
 of our Lord One thousand seven
 hundred and ninety eight
 Reference being thereunto
 may appear having been
 first exhibited between
 the fifth and sixteenth
 Lines of the first side

J. F. L. E. H. H. H.
 Cyphus. H. H. H. H.
 Parker John Parker
 as for the above
 Grand Jurors & others
 us
 Rich^d McNamee
 Wm. H. H. H.

John Lucy Fugate

John Molinuz

and acknowledged

Before me

Mrs Furlong

Regin. Aug. 5 of 1844

Montreal. Traversed the day and gave within eight
of one from the within named Quakers, began with
and returned. We received the following, per several
travellers bearing date the same day. viz One for the
Messrs and friends of Scotland, One for One thousand
pounds sterling, One for five hundred and six
pounds sterling, and four pounds sterling,
and one for five hundred pounds sterling, &c
and ending, in the whole to Four thousand
one hundred and sixteen pounds sterling, &c
and four pounds sterling, &c

Twenty five pounds. I charge to John Thoutans
and twenty five pounds. Other shillings and four
pence. I charge to John Thoutans and John Thoutans
which said Bill are drawn back about
months past by Richard Symcut and Alexander
Hend. to Richard Neave Barwick & Thomas
Neave Esqrs. London

W. M. H. C.

By their Honours and Masters
John Thoutans and John Thoutans at the
above Translation relates
to the

and acknowledged

Before me

John Thoutans

Deputy in Henry of Daring

